

EXHIBIT A

Motion

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:)	
)	Chapter 11
CLAIRE’S HOLDINGS LLC, <i>et al.</i> , ¹)	
)	Case No. 25-11454 (____)
)	
Debtors.)	(Joint Administration Requested)
)	

**MOTION OF DEBTORS
FOR ENTRY OF INTERIM AND
FINAL ORDERS (I) AUTHORIZING THE
DEBTORS TO ASSUME THE AGENCY AGREEMENT,
(II) AUTHORIZING AND APPROVING THE CONDUCT OF STORE
CLOSING SALES, WITH SUCH SALES TO BE FREE AND CLEAR OF
ALL LIENS, CLAIMS, AND ENCUMBRANCES, (III) MODIFYING CUSTOMER
PROGRAMS AT THE CLOSING STORES, AND (IV) GRANTING RELATED RELIEF**

The above-captioned debtors and debtors in possession (collectively, the “Debtors”) state as follows in support of this motion:²

Relief Requested

1. The Debtors seek entry of interim and final orders, substantially in the forms attached hereto as **Exhibit A** and **Exhibit B** (the “Interim Order” and “Final Order,” respectively), (a) authorizing, but not directing, the Debtors to assume and perform under that certain Letter

¹ The Debtors in these chapter 11 cases, along with the last four digits of their federal tax identification numbers, to the extent applicable, are: Claire’s Holdings LLC (9619); BMS Distributing Corp. (4117); CBI Distributing Corp. (5574); Claire’s (Gibraltar) Holdings Limited (4273); Claire’s Boutiques, Inc. (5307); Claire’s Canada Corp. (7936); Claire’s Intellectual LLC (5274); Claire’s Puerto Rico Corp. (6113); Claire’s Stores, Inc. (0416); Claire’s Swiss Holdings II LLC (7980); Claire’s Swiss Holdings LLC (2299); CLSIP Holdings LLC (1950); CLSIP LLC (9769); and CSI Canada LLC (2343). The Debtors’ mailing address is 2400 West Central Road, Hoffman Estates, IL 60192.

² A detailed description of the Debtors and their business, including the facts and circumstances supporting the motion, is set forth in the *Declaration of Chris Cramer, Chief Executive Officer, Chief Operating Officer, and Chief Financial Officer of Claire’s Holdings LLC and Certain of Its Affiliates, in Support of the Debtors’ Chapter 11 Petitions and First Day Pleadings* filed contemporaneously herewith (the “First Day Declaration”). Capitalized terms used but not defined in this motion shall have the meanings ascribed to them in the First Day Declaration.

Agreement Governing Inventory Disposition dated as of July 24, 2025, attached as Exhibit 1 to the Interim Order (the “Original Agreement”), made by and between Claire’s Boutiques, Inc. and Hilco Merchant Resources, LLC (the “Agent”) and that certain First Amendment to Letter Agreement dated as of August 5, 2025, made by and between Claire’s Boutiques, Inc. and the Agent, attached as Exhibit 2 to the Interim Order (the “First Amendment” and, together with the Original Agreement, the “Agency Agreement”), (b) authorizing and approving the initiation of certain store closings or similar themed sales at the stores listed on Exhibit A to the Agency Agreement (collectively, the “Initial Closing Stores”), (c) authorizing the Debtors to conduct store closings at additional stores at a later date or dates pursuant to the procedures set further herein (the “Additional Closing Stores,” if any, and together with the Initial Closing Stores, the “Closing Stores”), with such sales to be free and clear of all liens, claims, and encumbrances (the “Sales” or “Store Closing Sales”), in accordance with the terms of the store closing sale guidelines (the “Sale Guidelines”), attached as Exhibit 3 to the Interim Order, (d) approving certain modifications to customer programs solely with respect to the Closing Stores, and (e) granting related relief. In addition, the Debtors request that the Court (as defined herein) schedule a final hearing within approximately 21 days of the commencement of these chapter 11 cases to consider approval of this motion on a final basis.

Jurisdiction and Venue

2. The United States Bankruptcy Court for the District of Delaware (the “Court”) has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334 and the *Amended Standing Order of Reference* from the United States District Court for the District of Delaware, dated February 29, 2012. This matter is a core proceeding within the meaning of 28 U.S.C. § 157(b)(2), and the Debtors confirm their consent, pursuant to rule 9013-1(f) of the Local Rules of the United States Bankruptcy Court for the District of Delaware (the “Local Rules”), to the entry of a final

order by the Court in connection with this motion to the extent that it is later determined that the Court, absent consent of the parties, cannot enter final orders or judgments in connection herewith consistent with Article III of the United States Constitution.

3. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409.

4. The statutory bases for the relief requested herein are sections 105, 363, 365, and 554 of title 11 of the United States Code, 11 U.S.C. §§ 101–1532 (the “Bankruptcy Code”), rules 2002, 6003, 6004, 6006, and 6007 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), and Local Rules 2002-1, 6004-1, and 9013-1.

Background

5. On August 6, 2025 (the “Petition Date”), each Debtor filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code. The Debtors are operating their business and managing their property as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. Concurrently with the filing of this motion, the Debtors filed a motion requesting procedural consolidation and joint administration of these chapter 11 cases pursuant to Bankruptcy Rule 1015(b) and Local Rule 1015-1. No request for the appointment of a trustee or examiner has been made in these chapter 11 cases, and no official committees have been appointed or designated.

I. The Store Closings.

6. As further described in the First Day Declaration, the Debtors faced a challenging commercial environment over the past few years brought on by macroeconomic and retail-specific market pressures, including reduced foot traffic in stores, a rise in interest rates, inflation, tariffs, heightened competition from comparable retailers offering substantial discounts, and a disparity between inventory and customer demand.

7. Prior to the Petition Date, the Debtors undertook a review of their lease portfolio and determined that certain stores (the “To-Be-Exited Stores”) should be exited. Accordingly, prior to the Petition Date, the Debtors determined, in their business judgment, to exit certain brick-and-mortar stores listed on Exhibit A to the Original Agreement and First Amendment, respectively.

8. In the months leading to the Petition Date, the Debtors launched a dual-track marketing process to solicit bids for all or part of the Debtors’ business operations as a going concern or for a full chain liquidation on either a fee-for-service or equity basis. Pursuant to this process, the Debtors executed the Agency Agreement with the Agent to liquidate all or a portion of the North American stores on July 24, 2025. The relief sought in this motion will permit the Debtors to immediately commence the liquidation of certain stores to generate proceeds while continuing to market their assets.

9. In the coming days, the Debtors intend to file a motion seeking approval of customary bidding procedures for some or all of the Debtors’ assets. The Debtors maintain the flexibility under the Agency Agreement to stop the liquidation sales in the event of an actionable going-concern transaction.³ In connection therewith, the Debtors request the authority, but not direction, to discontinue the Sales at any Closing Stores and revert to normal operations without further authorization from the Court.

10. Notwithstanding the foregoing, the Debtors are commencing Store Closings and Sales related to their Closing Stores. The Agent will assist the Debtors in Store Closings and Sales related to these locations, as more specifically set forth in the Agency Agreement.

³ Certain stores, including the store-in-store locations, will be exited via the Agency Agreement in all scenarios.

11. The Store Closings are critical to the Debtors' chapter 11 objectives as they will allow the Debtors to monetize existing inventory in a controlled manner that will maximize value for the Debtors' estates. The Agency Agreement will facilitate the Store Closings in a timely manner and will establish fair and uniform store closing procedures that will maximize value for all stakeholders.

II. The Agent.

12. In anticipation of these chapter 11 cases, the Debtors retained the Agent pursuant to the Agency Agreement to serve as the agent of the Debtors with respect to the Store Closings and Sales. The Agent has significant expertise and experience in serving as a consultant for Store Closings and Sales for businesses, merchandise, and store operations that are substantially similar to those of the Debtors.

13. The Debtors concluded in their business judgment that (a) the services of the Agent are necessary (i) for a seamless and efficient large-scale store closing process, as is contemplated by this motion, and (ii) to maximize the value of the saleable inventory located in the Closing Stores (the "Merchandise"), and the associated furniture, fixtures, and equipment ("FF&E" and, together with the Merchandise, the "Store Closure Assets"), and (b) the Agent is qualified and capable of performing the required tasks in a value-maximizing manner.

III. The Agency Agreement.

14. Pursuant to the Agency Agreement, the Agent will serve as the Debtors' agent in connection with the Store Closings and Sales. A summary of the key terms of the Agency Agreement is set forth below.⁴

TERM	APPLICABLE PROVISION
Services Provided by Agent	During the Sale Term (as defined below), Agent shall, in collaboration with Merchant, (a) provide qualified supervisors (the " <u>Supervisors</u> ") engaged by Agent to oversee the management of the Stores; (b) determine appropriate point-of-sale and external advertising for the Stores, approved in advance by Merchant; (c) determine appropriate discounts of Merchandise, staffing levels for the Stores, approved in advance by Merchant, and appropriate bonus and incentive programs, if any, for the Stores' employees, approved in advance by Merchant; (d) oversee display of Merchandise for the Stores; (e) to the extent that information is available, evaluate sales of Merchandise by category and sales reporting and monitor expenses; (f) maintain the confidentiality of all proprietary or nonpublic information regarding Merchant in accordance with the provisions of the confidentiality agreement signed by the Parties; (g) assist Merchant in connection with managing and controlling loss prevention and employee relations matters; (h) determine the necessity for obtaining any applicable permits and governmental approvals to conduct the Sale, including working with Merchant to obtain each in a timely and orderly fashion and preparing or causing to be prepared all forms necessary to assist in Merchant's securing any applicable permits and governmental approvals necessary to conduct the Sale, the costs and expenses of which shall be paid by Merchant and shall be in addition to the costs and expenses set forth on the Expense Budget; and (i) provide such other related services deemed necessary or appropriate by Merchant and Agent.
Term of Sale	For the Initial Closing Stores, the Sale shall begin on July 25, 2025 (the " <u>Sale Commencement Date</u> ") and conclude no later than September 7, 2025 (the " <u>Sale Termination Date</u> "), unless Merchant and the Agent mutually agree in writing to extend or terminate the Sale at any Store prior to the Sale Termination Date. The Period between the applicable Sale Commencement Date and the Sale Termination Date shall be referred to as the " <u>Sale Term</u> ." At the conclusion of the Sale, unless Merchant instructs otherwise, the Agent shall surrender the premises for each store to Merchant in broom clean condition and in accordance with the lease requirements for such premises; <i>provided, however</i> , Merchant shall bear all costs and expenses associated with surrendering the premises in accordance with the lease requirements for such premises according to a budget mutually agreed to between the Agent and Merchant. At the conclusion of the Sale at each Store, the Agent shall photographically document the condition of each Store and provide such photographs to Merchant within 10 days. Photographs shall reference with specificity each Store by number, name, and/or location.

⁴ The following summary chart is for the convenience of the Court and parties in interest. To the extent there is any conflict between this summary and the Agency Agreement, the Agency Agreement shall govern in all respects. Capitalized terms used but not defined in the summary have the meaning ascribed to them in the Agency Agreement.

TERM	APPLICABLE PROVISION
Conduct of Sale	<p>During the Sale Term, Merchant shall: (a) be the employer of the Stores' employees, other than the Supervisors; (b) be responsible for the payment of all taxes, costs, expenses, accounts payable, and other liabilities relating to the Stores and the Stores' employees; (c) prepare and process all tax forms and other documentation; (d) collect all sales taxes and pay them to the appropriate taxing authorities for the Stores; (e) use reasonable efforts to cause Merchant's employees to cooperate with Agent and the Supervisors; (f) execute all agreements determined by the Merchant and Agent to be necessary or desirable for the operation of the Stores during the Sale; (g) arrange for the ordinary maintenance of all point-of-sale equipment required for the Stores; (h) use best efforts to apply for and obtain, with Agent's assistance and support, all applicable permits and authorizations (including landlord approvals and consents) for the Sale; and (i) ensure that Agent has quiet use and enjoyment of the Stores for the Sale Term in order to perform its obligations under this Agreement.</p> <p>Merchant shall provide throughout the Sale Term central administrative services necessary for the Sale, including (without limitation) customary POS administration, sales audit, cash reconciliation, accounting, and payroll processing, all at no cost to Agent.</p> <p>All sales of Merchandise shall be made on behalf of Merchant. Agent does not have, nor shall it have, any right, title or interest in the Merchandise. All sales of Merchandise shall be by cash, gift card, gift certificate, merchandise credit, debit card, or credit card and, at Merchant's discretion, by check or otherwise in accordance with Merchant's policies, and shall be "final" with no returns accepted or allowed, unless otherwise directed by Merchant.</p> <p>Agent shall have the right, subject to the consent (not to be unreasonably delayed, withheld, or denied) of the agent under the Merchant's ABL credit agreement dated September 30, 2022, at Agent's sole cost and expense, to supplement the Merchandise in the Sale at the Stores with additional goods procured by Agent which are of like kind, and no lesser quality to the Merchandise in the Sale at the Stores ("<u>Additional Agent Goods</u>"); <i>provided, further</i>, that, with respect to the Initial Stores and each Tranche of Additional Stores, the cost of Additional Agent Goods shall not exceed 20% of the aggregate Cost Value of Merchandise in the Sale associated with such Stores. The Additional Agent Goods shall be purchased by Agent as part of the Sale and delivered to the Stores at Agent's sole expense (including as to labor, freight, and insurance relative to shipping such Additional Agent Goods to the Stores). Sales of Additional Agent Goods shall be run through Merchant's point of sale systems; <i>provided, however</i>, that Merchant shall assist Agent in creating "dummy" SKUs or department numbers for the Additional Agent Goods. Agent shall also ensure that the Additional Agent Goods are marked in such a way that a reasonable consumer could identify the Additional Agent Goods as non-Merchant goods. Additionally, Agent shall provide signage in the Stores, at Agent's expense, notifying customers that Additional Agent Goods have been included in the Sale.</p> <p>Agent shall pay to Merchant an amount equal to seven percent (7.0%) of the gross proceeds (excluding Sale Taxes) from the sale of Additional Agent Goods (the "<u>Additional Agent Goods Fee</u>"), and Agent shall retain all remaining amounts from the sale of the Additional Agent Goods. Agent shall pay Merchant its Additional Agent Goods Fee in connection with each Weekly Reconciliation with respect to sales of</p>

TERM	APPLICABLE PROVISION
	<p>Additional Agent Goods sold by Agent during each then prior week (or at such other mutually agreed upon time).</p> <p>Agent and Merchant intend that the transactions relating to the Additional Agent Goods are, and shall be construed as, a true consignment from Agent to Merchant in all respects and not a consignment for security purposes. Subject solely to Agent's obligations to pay to Merchant the Additional Agent Goods Fee, at all times and for all purposes, the Additional Agent Goods and their proceeds shall be the exclusive property of Agent, and no other person or entity shall have any claim against any of the Additional Agent Goods or their proceeds. The Additional Agent Goods shall at all times remain subject to the exclusive control of Agent.</p> <p>Merchant shall, at Agent's sole cost and expense, insure the Additional Agent Goods and, if required, promptly file any proofs of loss with regard to same with Merchant's insurers. Agent shall be responsible for payment of any deductible under any such insurance in the event of any casualty affecting the Additional Agent Goods.</p> <p>Merchant acknowledges and the Approval Order shall provide that the Additional Agent Goods shall be consigned to Merchant as a true consignment under Article 9 of the Uniform Commercial Code. Agent is hereby granted a first priority security interest in and lien upon: (i) the Additional Agent Goods; and (ii) the Additional Agent Goods proceeds, which security interest shall be deemed perfected pursuant to the Approval Order without the requirement of filing UCC financing statements or providing notifications to any prior secured parties (provided that Agent is hereby authorized to deliver all required notices and file all necessary financing statements and amendments thereof under the applicable UCC identifying Agent's interest in the Additional Agent Goods as consigned goods thereunder and the Merchant as the consignee therefor, and Agent's security interest in and lien upon such Additional Agent Goods and Additional Agent Goods proceeds).</p>
FF&E Disposition	<p>Agent shall sell the FF&E in the Stores and, to the extent requested by Merchant, distribution centers, warehouses, and the corporate offices. Merchant shall be responsible for all reasonable costs and expenses incurred by Agent in connection with the sale of FF&E, which costs and expenses shall be incurred pursuant to a budget or budgets to be established from time to time by mutual agreement of the Parties. Agent shall have the right to abandon at the Stores any unsold FF&E.</p>
Expenses of Agent	<p>Merchant shall be responsible for all costs and expenses of the Sale, including (without limitation) all Store-level operating expenses, all costs and expenses related to Merchant's other retail store operations, Merchant's distribution centers and warehouses, and Merchant's corporate offices, and Agent's reasonable, documented out of pocket expenses (collectively, "<u>Expenses</u>"); <i>provided</i> that, with respect to the Initial Stores and any Tranche of Additional Stores, in no event will Agent's expenses exceed the aggregate budget established by Merchant and Agent for certain delineated costs and expenses relating to the Sale at the applicable Stores (each an "<u>Expense Budget</u>"), including, without limitation, Agent's actual costs of supervision (including, without limitation, Supervisors' wages, fees, travel, and industry standard deferred compensation) and advertising costs (including, without limitation, signage and the shipping, freight, and sales tax related thereto where applicable). Each Expense Budget may only be modified by mutual agreement of Agent and Merchant.</p>

TERM	APPLICABLE PROVISION
	<p>All accounting matters (including, without limitation, all fees, expenses, or other amounts reimbursable or payable to Agent; <i>provided</i> that Agent shall provide a reasonably detailed itemized listing of expenses incurred) shall be reconciled on every Wednesday for the prior week and shall be paid within two business days after each such weekly reconciliation. The Parties shall complete a final reconciliation and settlement of all amounts payable to Agent and contemplated by the Agency Agreement (including, without limitation, Expense Budget items, and fees earned hereunder) no later than 45 days following the Sale Termination Date for the last Store.</p> <p>In connection with the Initial Stores, no later than three (3) business day after receipt of an invoice from Agent, Merchant agrees to remit to an account designated by Agent certain advances related to Expense Budget amounts and anticipated fees that may become due to Agent pursuant to this Agreement as follows: (i) an amount sufficient for the Agent to pay for all costs and expenses associated with signage (the “<u>Signage Advance</u>”); (ii) an amount equal to three weeks of estimated other Expense Budget amounts (the “<u>Other Expense Advance</u>”); and (iii) an amount equal to three weeks of estimated Merchandise Fee that may become due and payable to Agent under the Agency Agreement (the “<u>Estimated Fee Advance</u>”, and together with the Signage Advance and the Other Expense Advance, collectively, the “<u>Sale Advance</u>”). For each Tranche of Additional Stores, the Other Expense Advance and the Estimated Fee Advance shall each be reduced to two weeks of applicable costs. Each Sale Advance may be used by Agent to pay or reimburse Agent for amounts due by Merchant to Agent under this Agreement (including, without limitation, all Fees and Expenses due to Agent and amounts due to Agent on account of Additional Agent Goods) and otherwise held by Agent until the conclusion of the Sale with respect to the Stores to which it relates. Any portion of any Sale Advance not so used shall be returned to Merchant within three business days following the Final Reconciliation.</p>
<p>Compensation for Agent</p>	<p><u>Merchandise Fee.</u> In consideration of its services under the Agency Agreement, Merchant shall pay to Agent a retail fee equal to two and one quarter percent (2.25%) of the Gross Proceeds of Merchandise sold at the Stores (the “<u>Merchandise Fee</u>”).</p> <p><u>Incentive Fee.</u> In addition to the Merchandise Fee, should Merchant add one or more Tranches of Additional Stores, the Merchant shall pay to the Agent from Gross Proceeds additional fees as agreed upon by the Merchant and Agent based upon the Gross Recovery Percentages (as determined by mutual agreement between Merchant and Agent within five days of the designation of each Tranche of Additional Stores) achieved on the sales at the Additional Stores during the Sale Term (the “<u>Incentive Fee</u>”). The Incentive Fee shall be equal to the aggregate sum of the percentages set forth in the “Additional Incentive Compensation” column of the illustrative table (e.g., calculated back to the first dollar) for the corresponding Gross Recovery Percentage achieved for the applicable Tranche of the Additional Stores and shall be calculated and paid on a Tranche by Tranche of Additional Stores basis.</p>

TERM	APPLICABLE PROVISION						
	<table border="1"> <tr> <th>Gross Recovery Percentage</th><th>Additional Inventive Compensation</th></tr> <tr> <td>Between X-X%</td><td>An additional 0.25% of Gross Proceeds (total Merchandise Fee and Incentive Fee equal to X% of Gross Proceeds)</td></tr> <tr> <td>Above X%</td><td>An additional 0.25% of Gross Proceeds (total Merchandise Fee and Incentive Fee equal to X% of Gross Proceeds)</td></tr> </table> <p>FF&E Commission. Agent shall be entitled to a commission from the sale of FF&E (as defined in the Sale Guidelines) equal to 17.5% of the Gross Proceeds from the sale of the FF&E (the “FF&E Fee”). Agent shall remit to Merchant all Gross Proceeds from the sale of FF&E. During each Weekly Reconciliation described in section B of the Agency Agreement, Agent’s FF&E Fee shall be calculated, and Agent’s calculated FF&E Fee and all FF&E costs and expenses agreed per a mutually agreed upon budget shall be paid within seven days after each such Weekly Reconciliation.</p> <p>Reconciliation. All accounting matters (including, without limitation, all fees, expenses, or other amounts reimbursable or payable to Agent; <i>provided</i> that Agent shall provide a reasonably detailed itemized listing of expenses incurred) shall be reconciled on every Wednesday for the prior week and shall be paid within two business days after each such weekly reconciliation. The Parties shall complete a final reconciliation and settlement of all amounts payable to Agent and contemplated by the Agency Agreement (including, without limitation, Expense Budget items, and fees earned hereunder) no later than 45 days following the Sale Termination Date for the last Store.</p>	Gross Recovery Percentage	Additional Inventive Compensation	Between X-X%	An additional 0.25% of Gross Proceeds (total Merchandise Fee and Incentive Fee equal to X% of Gross Proceeds)	Above X%	An additional 0.25% of Gross Proceeds (total Merchandise Fee and Incentive Fee equal to X% of Gross Proceeds)
Gross Recovery Percentage	Additional Inventive Compensation						
Between X-X%	An additional 0.25% of Gross Proceeds (total Merchandise Fee and Incentive Fee equal to X% of Gross Proceeds)						
Above X%	An additional 0.25% of Gross Proceeds (total Merchandise Fee and Incentive Fee equal to X% of Gross Proceeds)						
Insurance Obligations	<p>Merchant shall maintain throughout the Sale Term, liability insurance policies (including, without limitation, products liability (to the extent currently provided), comprehensive public liability insurance and auto liability insurance) covering injuries to persons and property in or in connection with the Stores, and shall, to the extent reasonably practical, cause Agent to be named an additional insured with respect to all such policies. At Agent’s request, Merchant shall provide Agent with a certificate or certificates evidencing the insurance coverage required hereunder and that Agent is an additional insured thereunder. In addition, Merchant shall maintain throughout the Sale Term, in such amounts as it currently has in effect, workers compensation insurance in compliance with all statutory requirements.</p> <p>As an expense of the Sale, Agent shall maintain throughout the Sale Term, liability insurance policies (including, without limitation, products liability/completed operations, contractual liability, comprehensive public liability and auto liability insurance) on an occurrence basis in an amount of at least \$2,000,000 and an aggregate basis of at least \$5,000,000 covering injuries to persons and property in or in connection with Agent's provision of services at the Stores. Agent shall name Merchant as an additional insured and loss payee under such policy, and upon execution of this Agreement provide Merchant with a certificate or certificates evidencing the insurance coverage required hereunder. In addition, Agent shall maintain throughout the Sale Term, workers compensation insurance compliance with all statutory requirements. Further, should Agent employ or engage third parties to perform any of Agent’s undertakings with regard to the Agency Agreement, Agent will ensure that such third parties are covered by Agent’s insurance or maintain all of the same insurance as Agent is required to maintain pursuant to the Agency Agreement and name Merchant as an additional insured and loss payee under the policy for each such insurance.</p>						

TERM	APPLICABLE PROVISION
Indemnification by Agent	Agent shall indemnify, defend, and hold Merchant and its consultants, members, managers, partners, officers, directors, employees, attorneys, advisors, representatives, lenders, potential co-investors, principals, and affiliates (other than the Agent or the Agent Indemnified Parties) (collectively, the “ <u>Merchant Indemnified Parties</u> ”) harmless from and against all liabilities, claims, demands, damages, costs and expenses (including reasonable attorneys’ fees) arising from or related to: (a) the willful or negligent acts or omissions of Agent or the Agent Indemnified Parties; (b) the breach of any provision of, or the failure to perform any obligation under, the Agency Agreement by Agent; (c) any liability or other claims made by Agent’s Indemnified Parties or any other person (excluding Merchant Indemnified Parties) against a Merchant Indemnified Party arising out of or related to Agent’s conduct of the Sale, except claims arising from Merchant’s negligence, willful misconduct, or unlawful behavior; (d) any harassment, discrimination, or violation of any laws or regulations or any other unlawful, tortious, or otherwise actionable treatment of Merchant Indemnified Parties, or Merchant’s customers by Agent or any of the Agent Indemnified Parties; and (e) any claims made by any party engaged by Agent as an employee, agent, representative, or independent contractor arising out of such engagement.
Indemnification by Merchant	Merchant shall indemnify, defend, and hold Agent and its consultants, members, managers, partners, officers, directors, employees, attorneys, advisors, representatives, lenders, potential co-investors, principals, affiliates, and Supervisors (collectively, “ <u>Agent Indemnified Parties</u> ”) harmless from and against all liabilities, claims, demands, damages, costs and expenses (including reasonable attorneys’ fees) arising from or related to: (a) the willful or negligent acts or omissions of Merchant or the Merchant Indemnified Parties (as defined below); (b) the material breach of any provision of this Agreement by Merchant; (c) any liability or other claims, including, without limitation, product liability claims, asserted by customers, any Store employees (under a collective bargaining agreement or otherwise), or any other person (excluding Agent Indemnified Parties) against Agent or an Agent Indemnified Party, except claims arising from Agent’s negligence, willful misconduct or unlawful behavior; (d) any harassment, discrimination or violation of any laws or regulations or any other unlawful, tortious or otherwise actionable treatment of Agent’s Indemnified Parties or Merchant’s customers by Merchant or Merchant’s Indemnified Parties; and (e) Merchant’s failure to pay over to the appropriate taxing authority any taxes required to be paid by Merchant during the Sale Term in accordance with applicable law.
FIRST AMENDMENT	
Services Provided by Agent	<p>Agent and Merchant agree to amend the Original Agreement to add (i) the 1,345 additional stores reflected on <u>Exhibit A</u> to the First Amendment, (ii) the Merchant’s warehouse and corporate offices located in Hoffman Estates, Illinois (the “<u>Corporate Locations</u>”) and (iii) the Merchant’s concessions located within other third party retail locations (other than the 208 retail locations leased within Walmart stores and identified on <u>Exhibit A-1</u> to the First Amendment) (the “<u>Concession Locations</u>” and, together with the stores on Exhibit A and the Corporate Locations, the “<u>Additional Stores</u>”).</p> <p>With respect to the Supplemental Sale at the Concession Locations, the Agent’s Undertakings as set forth in paragraph C(i) of the Original Agreement shall be modified to make clear that, while Agent will not be providing direct supervision to these locations, Agent will (i) advise the Merchant regarding discount levels to support a bulk</p>

TERM	APPLICABLE PROVISION														
	sale or sales of inventory in Concession Locations, (ii) assist the Merchant in its negotiations regarding these goods, (iii) to the extent negotiations of bulk purchases are unsuccessful, provide further discount guidance for that inventory and in all events supply Merchant with sales reporting in support of Merchant's efforts to collect outstanding accounts receivable for inventory owned by Merchant and located at Concession Locations the " <u>Concession Merchandise</u> ").														
Term of Sale	Merchant and Agent hereby further agree that, with respect to the Additional Stores, Agent will assist Merchant in disposing of the Merchandise and FF&E at the Additional Store through the conduct of "Going out of Business", "Everything Must Go", "Store Closing", "Everything on Sale" or similar themed sales (such sale, the " <u>Supplemental Sale</u> "). The Supplemental Sale will commence on August 8, 2025 (the " <u>Supplemental Sale Commencement Date</u> ") and will terminate no later than October 31, 2025 (the " <u>Supplemental Sale Termination Date</u> "); <i>provided, however</i> , that the Parties may mutually agree in writing to extend or terminate the Supplemental Sale at any Additional Store prior to the Supplemental Sale Termination Date. The period from the Supplemental Sale Commencement Date to the Supplemental Sale Termination Date shall be referred to as the " <u>Supplemental Sale Term</u> ."														
Expenses of Agent	<p>To control expenses of the Supplemental Sale, Merchant and Agent have established a budget, not to exceed \$8,302,303 (the "<u>Supplemental Budget</u>"), a copy of which is attached as <u>Exhibit B</u> to the First Amendment, of certain delineated expenses, including costs of supervision, deferred compensation, advertising (including signage and the shipping, freight, and sales tax related thereto where applicable). Upon execution of this Amendment, the Merchant shall pay by wire transfer to the Agent an advance payment of costs and expenses delineated in the Supplemental Budget of \$2,925,806 (the "<u>Supplemental Sale Advance</u>") which shall be held by Agent until the conclusion of the Supplemental Sale or otherwise applied in accordance with the terms of the Agreement. Should Merchant designate Additional Stores beyond those initially set forth on Exhibit A, the Parties will agree to an appropriate update to the Supplemental Budget, Supplemental Sale Term and any Supplemental Sale Advance.</p> <p>Other than the terms set forth expressly in the First Amendment, the terms of the Original Agreement shall apply to the Supplemental Sales. The defined terms set forth on the lefthand column of the below chart shall be replaced with the terms in the righthand column and shall apply with equal force and effect.</p> <table border="1"> <thead> <tr> <th>Original Agreement</th><th>First Amendment</th></tr> </thead> <tbody> <tr> <td>Expense Budget</td><td>Supplemental Budget</td></tr> <tr> <td>Sale Advance</td><td>Supplemental Sale Advance</td></tr> <tr> <td>Store or Stores</td><td>Additional Store or Additional Stores</td></tr> <tr> <td>Sale Commencement Date</td><td>Supplemental Sale Commencement Date</td></tr> <tr> <td>Sale Termination Date</td><td>Supplemental Sale Termination Date</td></tr> <tr> <td>Sale Term</td><td>Supplemental Sale Term</td></tr> </tbody> </table>	Original Agreement	First Amendment	Expense Budget	Supplemental Budget	Sale Advance	Supplemental Sale Advance	Store or Stores	Additional Store or Additional Stores	Sale Commencement Date	Supplemental Sale Commencement Date	Sale Termination Date	Supplemental Sale Termination Date	Sale Term	Supplemental Sale Term
Original Agreement	First Amendment														
Expense Budget	Supplemental Budget														
Sale Advance	Supplemental Sale Advance														
Store or Stores	Additional Store or Additional Stores														
Sale Commencement Date	Supplemental Sale Commencement Date														
Sale Termination Date	Supplemental Sale Termination Date														
Sale Term	Supplemental Sale Term														
Compensation for Agent	<p>Concession Merchandise: As compensation for its services with respect to the Concession Merchandise, Agent shall earn a fee of two and one-quarter percent (2.25%) of the proceeds of all sales and collections on account of Concession Merchandise following the date of this First Amendment.</p> <p>Supplemental Sale: With respect to the Supplemental Sale at the Additional Stores, the Incentive Fee table as set forth in paragraph E of the Original Agreement shall be determined by the below table. For the avoidance of doubt, sales of Concession</p>														

TERM	APPLICABLE PROVISION					
	Merchandise shall not be used in connection with the calculation of any Incentive Fee payable to Agent.					
	<table> <tr> <th>Gross Recovery Percentage</th><th>Additional Incentive Compensation</th></tr> <tr> <td>Between 217-219%</td><td>An additional 0.25% of Gross Proceeds (total Merchandise Fee and Incentive Fee equal to 2.5% of Gross Proceeds)</td></tr> <tr> <td>Above 219%</td><td>An additional 0.25% of Gross Proceeds (total Merchandise Fee and Incentive Fee equal to 2.75% of Gross Proceeds)</td></tr> </table>	Gross Recovery Percentage	Additional Incentive Compensation	Between 217-219%	An additional 0.25% of Gross Proceeds (total Merchandise Fee and Incentive Fee equal to 2.5% of Gross Proceeds)	Above 219%
Gross Recovery Percentage	Additional Incentive Compensation					
Between 217-219%	An additional 0.25% of Gross Proceeds (total Merchandise Fee and Incentive Fee equal to 2.5% of Gross Proceeds)					
Above 219%	An additional 0.25% of Gross Proceeds (total Merchandise Fee and Incentive Fee equal to 2.75% of Gross Proceeds)					

IV. The Sale Guidelines.

15. The Debtors seek approval of streamlined procedures to sell the Store Closure Assets, in each case free and clear of liens, claims, and encumbrances. The Debtors also seek approval of the Sale Guidelines, attached as Exhibit 3 to the Interim Order, to provide newspapers and other advertising media in which the Sales may be advertised with comfort that the Debtors are conducting the Sales in compliance with applicable law and with the Court's approval. The Debtors seek interim approval of the Sale Guidelines to allow the commencement of the Sales at the Closing Stores.

16. The Debtors have determined, in the exercise of their reasonable business judgment and in consultation with their advisors, that the Sale Guidelines will provide the best and most efficient means of selling the Store Closure Assets to maximize their value to the estates. As set forth below, the Sale Guidelines are substantially similar to sale guidelines approved in retail bankruptcies around the United States.

V. Liquidation Sale Laws and Dispute Resolution Procedures.

17. Certain states in which the Debtors operate stores have or may have licensing or other requirements governing the conduct of store closing, liquidation, or other inventory clearance sales, including, without limitation, state, provincial, and local laws, statutes, rules, regulations,

and ordinances (collectively, the “Liquidation Sale Laws”). The Liquidation Sale Laws may establish licensing, permitting or bonding requirements, waiting periods, time limits, bulk sale restrictions, and augmentation limitations that would otherwise apply to the Store Closing Sales. Such requirements may hamper the Debtors’ ability to maximize value in selling their inventory. Subject to the Court’s approval, the Debtors intend to conduct the Store Closing Sales in accordance with the Sale Guidelines, and to the extent such guidelines conflict with the Liquidation Sale Laws, the Sale Guidelines shall control.

18. For the purpose of orderly resolving any disputes between the Debtors and any Governmental Units (as defined in section 101(27) of the Bankruptcy Code) arising due to the Sale Guidelines and the alleged applicability of any Liquidation Sale Laws, the Debtors respectfully request that the Court authorize the Debtors to implement the following dispute resolution procedures (the “Dispute Resolution Procedures”):

- (a) Provided that the Sales are conducted in accordance with the Interim Order, any Final Order, and the Sale Guidelines, the Debtors, the Agent, and the Debtors’ landlords shall be deemed to be in compliance with any requirements of all county, parish, or municipal or other local government and Liquidation Sale Laws establishing licensing or permitting requirements, waiting periods or time limits, or bulk sale restrictions that would otherwise apply to the Sales and sales of the Store Closure Assets of any state or local Governmental Unit (as defined in section 101(27) of the Bankruptcy Code); *provided* that the term “Liquidation Sale Laws” shall be deemed not to include any public health or safety laws of any state (collectively, “Safety Laws”), and the Debtors and the Agent shall continue to be required to comply, as applicable, with such Safety Laws and General Laws (as defined in the proposed Interim Order), subject to any applicable provision of the Bankruptcy Code and federal law, and nothing in this Order shall be deemed to bar Governmental Units (as defined in section 101(27) of the Bankruptcy Code) or public officials from enforcing Safety Laws or General Laws.
- (b) Within five business days after entry of the Interim Order, the Debtors will serve by first class mail, copies of the Interim Order, the proposed Final Order, and the Sale Guidelines on the following: (a) the Attorney General’s office for each state where the Sales are being held; (b) the county consumer protection agency or similar agency for each county where the Sales are being held; (c) the division of consumer protection for each state where the Sales are being held; (d) the landlords for the Closing Stores; and (e) the National Association of Attorneys General

(collectively, the “Dispute Notice Parties”).

- (c) With respect to any Additional Closing Stores, within five business days after filing any Additional Closing Store List (as defined below) with the Court, the Debtors will serve by first-class mail, copies of the Interim Order, or the Final Order, as applicable, the Agency Agreement, and the Sale Guidelines on the Dispute Notice Parties.
- (d) To the extent that there is a dispute arising from or relating to the Sales, the Orders, or the Sale Guidelines, which dispute relates to any Liquidation Sale Laws (a “Reserved Dispute”), the Court shall retain exclusive jurisdiction to resolve the Reserved Dispute. Any time within 10 days following entry of the Interim Order, any Governmental Unit may assert that a Reserved Dispute exists by sending a notice (the “Dispute Notice”) explaining the nature of the dispute to: (i) the Debtors, Claire’s Holdings LLC, 2400 West Central Road, Hoffman Estates, Illinois 60192, Attn.: Brendan McKeough, Executive Vice President, Chief Legal Officer, and Secretary (brendan.mckeough@claires.com) and 3 SW 129th Avenue, Pembroke Pines, Florida 33027, Attn.: Michele Reilly, Assistant Secretary (michele.reilly@claires.com); (ii) proposed co-counsel to the Debtors, (A) Kirkland & Ellis LLP, 601 Lexington Avenue, New York, New York 10022, Attn.: Allyson B. Smith (allyson.smith@kirkland.com) and 333 West Wolf Point Plaza, Chicago, Illinois 60654, Attn.: Alexandra F. Schwarzman, P.C. (alexandra.schwarzman@kirkland.com) and Robert A. Jacobson (rob.jacobson@kirkland.com) and (B) Richards, Layton & Finger, P.A., 920 N. King Street, Wilmington, Delaware 19801, Attn: Paul N. Heath (heath@rlf.com) and Zachary I. Shapiro (shapiro@rlf.com); (iii) the U.S. Trustee, 844 King Street, Suite 2207, Lockbox 35, Wilmington, Delaware 19801, Attn.: Benjamin A. Hackman (Benjamin.A.Hackman@usdoj.gov); (iv) counsel to the Prepetition Priority Term Loan Agent and Existing Prepetition Term Loan Agent, Ankura Trust Company, LLC, Cahill Gordon & Reindell LLP, Attn.: Joel Moss (JMoss@cahill.com), Amit Trehan (ATrehan@cahill.com), and Sean Tierney (STierney@cahill.com); (v) counsel to the Prepetition ABL Agent, JPMorgan Chase Bank, N.A., Simpson Thacher & Bartlett LLP, Attn.: Elisha D. Graff (egraff@stblaw.com) and Zachary J. Weiner (zachary.weiner@stblaw.com) and Potter Anderson & Corroon LLP, Attn: L. Katherine Good (kgood@potteranderson.com) and Jeremy Ryan (jryan@potteranderson.com); and (vi) any statutory committee appointed in these chapter 11 cases. If the Debtors and the Governmental Unit are unable to resolve the Reserved Dispute within 15 days after service of the notice, the Governmental Unit may file a motion with the Court requesting that the Court resolve the Reserved Dispute (a “Dispute Resolution Motion”).
- (e) In the event that a Dispute Resolution Motion is filed, nothing in the Interim Order or the Final Order, as applicable, shall preclude the Debtors, a landlord, or any other interested party from asserting (A) that the provisions of any Liquidation Sale Laws are preempted by the Bankruptcy Code, or (B) that neither the terms of the Interim Order or the Final Order nor the conduct of the Debtors pursuant to the Interim

Order or the Final Order, violates such Liquidation Sale Laws. Filing a Dispute Resolution Motion as set forth herein shall not be deemed to affect the finality of the Interim Order or the Final Order or to limit or interfere with the Debtors' or the Agent's ability to conduct or to continue to conduct the Sales pursuant to the Interim Order or the Final Order, as applicable, absent further order of the Court. Upon the entry of the Interim Order or the Final Order, the Debtors and the Agent shall be authorized to conduct the Sales pursuant to the terms of the Interim Order or the Final Order, the Agency Agreement, and the Sale Guidelines and to take all actions reasonably related thereto or arising in connection therewith. The Governmental Unit will be entitled to assert any jurisdictional, procedural, or substantive arguments it wishes with respect to the requirements of its Liquidation Sale Laws or the lack of any preemption of such Liquidation Sale Laws by the Bankruptcy Code. Nothing in the Interim Order or the Final Order will constitute a ruling with respect to any issues to be raised in any Dispute Resolution Motion.

- (f) If, at any time, a dispute arises between the Debtors and/or the Agent and a Governmental Unit as to whether a particular law is a Liquidation Sale Law, and subject to any provisions contained in the Interim Order or the Final Order related to the Liquidation Sale Laws, then any party to that dispute may utilize the provisions of subparagraphs (d) and (e) above by serving a notice to the other party and proceeding thereunder in accordance with those paragraphs. Any determination with respect to whether a particular law is a Liquidation Sale Law shall be made *de novo*.

VI. Fast Pay Laws.

19. Many U.S. states in which the Debtors operate have laws and regulations that require the Debtors to pay an employee substantially contemporaneously with his or her termination (the “Fast Pay Laws” and, together with the Liquidation Sale Laws, the “Applicable State Laws”). These laws often require payment to occur immediately or within a period of only a few days from the date such employee is terminated.

20. The nature of the Store Closing Sales contemplated by this motion will result in all associate and store manager employees being terminated during the Store Closings. To be clear, the Debtors intend to pay their terminated employees as expeditiously as possible and under normal payment procedures. The Debtors' payroll systems, however, will simply be unable to process the payroll information associated with these terminations in a manner that will be compliant with the Fast Pay Laws. Under ordinary circumstances, the Debtors' payroll department

is able to coordinate delivery of final checks to coincide with an employee's final day of work where required by applicable law. This process requires the Debtors' payroll department to calculate individual payments upon termination, prepare each termination payment check, obtain authorization for each check, and then prepare each such check for mailing. Given the number of employees who will be terminated during the course of the Store Closing Sales, this process could easily take several days, making compliance with the Fast Pay Laws burdensome to the Debtors' estates, if not impossible.

VII. Lease Restrictions.

21. The Debtors also request a waiver of any contractual restrictions that could otherwise inhibit or prevent the Debtors from maximizing value for creditors through the Store Closing Sales. In certain cases, the contemplated Store Closing Sales may be inconsistent with certain provisions of leases, subleases, or other documents with respect to the premises in which the Debtors operate, including (without limitation) reciprocal easement agreements, agreements containing covenants, conditions, and restrictions (including, without limitation, "go dark" provisions and landlord recapture rights), or other similar documents or provisions. Such restrictions would also hamper the Debtors' ability to maximize value in selling their inventory.

22. The Debtors also request that no entity, including, without limitation, utilities, landlords, shopping center managers and personnel, creditors, and all persons acting for or on their behalf shall interfere with or otherwise impede the conduct of the Store Closing Sales or the sale of Store Closure Assets or institute any action against the Debtors in any court (other than in this Court) or before any administrative body that in any way directly or indirectly interferes with, obstructs, or otherwise impedes the conduct of the Store Closing Sales or the sale of Store Closure

Assets or the advertising and promotion (including through the posting of signs) of the Store Closing Sales or the sale of Store Closure Assets.

23. Given that the Debtors are seeking this relief on an interim basis, the Debtors seek to resolve the concerns of landlords as expeditiously as possible in the early stages of these chapter 11 cases. To do so, the Debtors request relief to enter into side letters between the Debtors, the Agent, and the effected landlord that will affect a binding modification of the Sale Guidelines. In similar cases, courts have approved store closing procedures with materially similar lease restrictions and which included a provision allowing for “side letters” between a debtor and landlord to resolve landlord concerns. *See, e.g., In re At Home Grp. Inc.*, No. 25-11120 (JKS) (Bankr. D. Del. July 18, 2025) (approving store closing procedures which provide for side letters between the debtors and landlord); *In re Liberated Brands LLC*, No. 25-10168 (JKS) (Bankr. D. Del. Apr. 17, 2025) (same); *In re JOANN, Inc.*, No. 25-10068 (CTG) (Bankr. D. Del. Feb. 14, 2025) (same); *In re Express, Inc.*, No. 24-10831 (KBO) (Bankr. D. Del. May 15, 2024); *In re Christmas Tree Shops, LLC*, No. 23-10576 (TMH) (Bankr. D. Del. May 31, 2023) (same).⁵

VIII. Abandonment.

24. The Debtors respectfully request that the Court authorize the abandonment of certain owned FF&E remaining in the Closing Stores. The Debtors intend to sell any marketable owned FF&E present in the Closing Stores. However, the Debtors may determine that the cost associated with holding or selling that property exceeds the proceeds that will be realized from its sale, or such property may not be saleable at all. In such cases, retaining the property would be burdensome to the estates and the property would be of inconsequential value. For the avoidance

⁵ Because of the voluminous nature of the orders cited herein, such orders have not been attached to this Motion. Copies of these orders are available upon request of the Debtors’ proposed counsel.

of doubt, the Debtors will not sell any personally identifiable information (which means information that alone or in conjunction with other information identifies an individual, including, but not limited to, an individual's name, social security number, date of birth, government-issued identification number, account number, and credit or debit card number) as part of the Store Closings, and all personally identifiable information will be removed from any FF&E prior to abandonment of same. Accordingly, the Debtors respectfully submit that abandonment of such property is in the best interests of their estates and request that the Court authorize them to do so where they determine in their business judgment that abandonment is the appropriate course of action.

IX. Modifications to Certain Customer Programs Solely with Respect to the Closing Stores.

25. To properly effectuate the Store Closings, the Debtors need to modify the application of certain customer programs, including the form of tender for the Sales, Return and Exchange Policy, Ordinary Course Discounts, and Loyalty Points, solely with respect to the Closing Stores (collectively, the "Closing Store Customer Programs").

26. The Debtors intend to implement the following Closing Store Customer Programs, which will be clearly posted for customers at cash registers and on the website of the Debtors' proposed claims and noticing agent's website at <https://omniagentsolutions.com/Claire>s:

- ***Form of Tender for the Sales.*** Like many other businesses, the Debtors' customers could purchase gift cards at the Debtors' stores, online, and from third party retailers, which can be redeemed at a later date. Beginning on the date that is 14 calendar days after the entry of the Interim Order, the Debtors will no longer accept payment in the form of gift cards, gift certificates, or credit card rewards at the Closing Stores or coupons up to the date of each applicable store closure.
- ***Return & Exchange Policy.*** Historically, the Debtors accepted returns and exchanges if a customer was not satisfied with their purchase for 60 calendar days after the date of purchase (the "Return and Exchange Policy"). Beginning on the date that is 14 calendar days after the entry of the Interim Order, the Debtors shall no longer accept returns or exchanges at any of the Closing Stores for products

purchased prior to the Petition Date. Upon entry of the Interim Order, Merchandise purchased at a Closing Store shall be on a “final” basis and returns or exchanges of such items shall not be accepted at any of the Debtors’ retail locations or e-commerce platform.

- **Ordinary Course Discounts.** In the past, the Debtors have offered certain discounts, coupons, and other promotions to their customers in the ordinary course of business (collectively, the “Ordinary Course Discounts”). For the avoidance of doubt, the term “Ordinary Course Discounts” does not include those discounts, coupons, or other promotions offered at the discretion of the Agent in connection with the Store Closing Sales. Upon entry of the Interim Order, Ordinary Course Discounts shall no longer be applied to Merchandise purchased at a Store Closing Sale.
- **Loyalty Points.** The Debtors offered a loyalty rewards program to their customers (the “C Club Loyalty Program”) in the ordinary course of business, through which customers can accrue points and other rewards (the “Loyalty Points”) on purchases and other qualifying activities. Beginning on the date that is 14 calendar days after the entry of the Interim Order, the Debtors shall no longer accept Loyalty Points at any of the Closing Stores.
- **Latent Defects.** The Debtors shall comply with all state and federal laws relating to implied warranties for latent defects and are not superseded by the sale of said goods or the use of the terms “as is” or “final sales,” as set forth in the Interim Order or Final Order, as applicable.

Basis for Relief

I. The Court Should Authorize the Assumption of the Agency Agreement.

27. Section 365(a) of the Bankruptcy Code provides, in pertinent part, that a debtor in possession, “subject to the court’s approval, may assume or reject any executory contract or unexpired lease of the debtor.” 11 U.S.C. § 365(a). The standard governing bankruptcy court approval of a debtor’s decision to assume or reject an executory contract or unexpired lease is whether the debtor’s reasonable business judgment supports assumption or rejection. *In re HQ Glob. Holdings, Inc.*, 290 B.R. 507, 511 (Bankr. D. Del. 2003) (finding that debtor’s decision to assume or reject an executory contract is governed by the business judgement standard and it can only be overturned if the decision was a product of bad faith, whim or caprice); *see also In re Network Access Sols., Corp.*, 330 B.R. 67, 75 (Bankr. D. Del. 2005) (“The standard for

approving the assumption of an executory contract is the business judgment rule.” (citation omitted)). “A debtor’s decision to reject [or assume] an executory contract must be summarily affirmed unless it is the product of ‘bad faith, or whim or caprice.’” *In re Trans World Airlines, Inc.*, 261 B.R. 103, 121 (Bankr. D. Del. 2001).

28. Assumption of the Agency Agreement is an exercise of the Debtors’ sound business judgment. The Debtors believe that continuing to engage the Agent will capitalize on the Agent’s knowledge of store liquidation and closing sales to deliver the best results for the Debtors. Further, the Debtors believe that the terms set forth in the Agency Agreement are fair and reasonable and present the best path for the Sales. Courts hearing chapter 11 cases filed by retailers have approved the assumption of similar agreements. *See, e.g., In re At Home Grp. Inc.*, No. 25-11120 (JKS) (Bankr. D. Del. July 18, 2025) (authorizing assumption of consulting agreement); *In re Liberated Brands LLC*, No. 25-10168 (JKS) (Bankr. D. Del. Apr. 17, 2025) (same); *In re Express, Inc.*, No. 24-10831 (KBO) (Bankr. D. Del. May 15, 2024) (same); *In re Christmas Tree Shops, LLC*, No. 23-10576 (TMH) (Bankr. D. Del. May 31, 2023) (same); *In re Indep. Pet Partners Holdings, LLC*, No. 23-10153 (LSS) (Bankr. D. Del. Mar. 1, 2023) (same).

29. The Debtors submit that they have exercised reasonable business judgment in engaging the Agent to conduct the Store Closings and Sales. Given the number of stores and the Agent’s in-depth knowledge and expertise as discussed above, it is unlikely the Debtors could retain a liquidator able to conduct the process as efficiently and effectively as the Agent. If the Agency Agreement is not assumed on a final basis, the Sales would lose the benefit of the Agent’s oversight and might be delayed or suspended entirely, leading to loss of additional liquidity and increased administrative expense. Accordingly, the Debtors respectfully request that the Court authorize their assumption of the Agency Agreement.

II. The Debtors Have a Valid Business Justification for the Sales.

30. Section 363(b) of the Bankruptcy Code permits a bankruptcy court, after notice and a hearing, to authorize a debtor to “use, sell, or lease, other than in the ordinary course of business, property of the estate.” 11 U.S.C. § 363(b)(1). “In determining whether to authorize the use, sale or lease of property of the estate under this section, courts require the debtor to show that a sound business purpose justifies such actions.” *In re Montgomery Ward Holding Corp.*, 242 B.R. 147, 153 (D. Del. 1999) (collecting cases); *see also In re Culp*, 545 B.R. 827 (D. Del. 2016), *aff’d*, 681 F. App’x 140 (3d Cir. 2017) (“[t]ransactions under Section 363 must be based upon the sound business judgment of the trustee.”); *In re Phx. Steel Corp.*, 82 B.R. 334, 335–36 (Bankr. D. Del. 1987) (requiring the debtor to show a “good business reason” for a proposed transaction under section 363(b)).

31. Store closing or liquidation sales are a routine occurrence in chapter 11 cases involving retail debtors. *See, e.g., In re At Home Grp. Inc.*, No. 25-11120 (JKS) (Bankr. D. Del. July 18, 2025) (authorizing the debtors to conduct store closings in accordance with court-approved sale guidelines); *In re Liberated Brands LLC*, No. 25-10168 (JKS) (Bankr. D. Del. Apr. 17, 2025) (same); *In re JOANN, Inc.*, No. 25-10068 (CTG) (Bankr. D. Del. Feb. 14, 2025) (same); *In re Express, Inc.* No. 24-10831 (KBO) (Bankr. D. Del. May 15, 2024) (same); *In re Christmas Tree Shops, LLC*, No. 23-10576 (TMH) (Bankr. D. Del. May 31, 2023) (same).

32. Sufficient business justification exists to approve the proposed Sales under section 363(b)(1). Prior to the Petition Date, the Debtors, with the assistance of their advisors, engaged in an extensive review of each of their stores to: (a) identify underperforming stores; (b) consider whether the store’s performance can be improved by various initiatives; (c) determine which stores were candidates for downsizing; and (d) determine what stores should be closed

promptly to eliminate their ongoing negative impact on the Debtors' financial performance and to improve the Debtors' liquidity. This process resulted in the Debtors' identification of the Initial Closing Stores and is ongoing with respect to potential Additional Closing Stores, depending on the results of the ongoing sale and marketing process. The Debtors, with the assistance of their advisors, have determined that the Sales represent the best path to maximize the value of the Store Closure Assets. Meaningful amounts of Merchandise will be monetized most efficiently and quickly through an orderly process. Further, delay in commencing the Sales would diminish the recovery tied to monetization of the Store Closure Assets. Many of the Closing Stores fail to generate positive cash flow and therefore are a significant drain on liquidity. As such, the Debtors will realize an immediate benefit in terms of financial liquidity upon the sale of the Store Closure Assets and the termination of operations at the Closing Stores.

33. Uninterrupted and orderly Sales will also allow the Debtors to timely reject leases associated with the Closing Stores and therefore avoid the accrual of unnecessary administrative expenses for rent and related costs. Suspension of the Sales until entry of the Final Order may cause the Debtors to incur claims for rent at many of these stores for another month, potentially costing the estate millions of dollars of administrative expenses.

III. The Court Should Approve the Sale Guidelines.

34. The Court may authorize the Debtors to consummate the Store Closing Sales pursuant to sections 105(a) and 363(b) of the Bankruptcy Code. Section 363(b)(1) of the Bankruptcy Code provides, in relevant part, that, "[t]he [debtor], after notice and a hearing, may use, sell, or lease, other than in the ordinary course of business, property of the estate." 11 U.S.C. § 363(b)(1). Further, section 105(a) of the Bankruptcy Code provides, in relevant part, that,

“[t]he court may issue any order, process, or judgment that is necessary or appropriate to carry out the provisions of this title.” 11 U.S.C. § 105(a).

35. As discussed herein, pursuant to section 363(b) of the Bankruptcy Code, for the purpose of conducting the Store Closings, the Debtors need only show a legitimate business justification for the proposed action. *See, e.g., In re Martin*, 91 F.3d 389, 395 (3d Cir. 1996) (citation omitted).

36. In addition, the Court may authorize the Store Closings based on section 105(a) of the Bankruptcy Code. Section 105(a) codifies a bankruptcy court’s inherent equitable powers to “issue any order, process, or judgment that is necessary or appropriate to carry out the provisions of this title.” 11 U.S.C. § 105(a). Under section 105(a), courts may authorize any action that is essential to the continued operation of a debtor’s businesses. *See In re NVR L.P.*, 147 B.R. 126, 127 (Bankr. E.D. Va. 1992) (holding that a court may permit pre-plan payments of prepetition obligations when essential to the continued operation of the debtor); *see also In re Fin. News Network Inc.*, 134 B.R. 732, 735–36 (Bankr. S.D.N.Y. 1991) (“[the] ‘doctrine of necessity’ stands for the principle that a bankruptcy court may allow pre-plan payments of prepetition obligations where such payments are critical to the debtor’s organization”).

37. The relief requested by this motion represents a sound exercise of the Debtors’ business judgment, is necessary to avoid immediate and irreparable harm to the Debtors’ estates and is justified under sections 105(a) and 363(b) of the Bankruptcy Code. The Debtors and their advisors believe that the Sale Guidelines represent the most efficient and appropriate means of maximizing the value of the Store Closure Assets, while balancing the potentially competing concerns of landlords and other parties in interest.

38. Courts in this district have routinely approved store closing sale guidelines in chapter 11 cases, and numerous courts have granted retail debtors authority to implement such procedures. *See, e.g., In re At Home Grp. Inc.*, No. 25-11120 (JKS) (Bankr. D. Del. July 18, 2025) (authorizing the debtors to conduct store closings in accordance with court-approved sale guidelines); *In re Liberated Brands LLC*, No. 25-10168 (JKS) (Bankr. D. Del. Apr. 17, 2025) (same); *In re JOANN, Inc.*, No. 25-10068 (CTG) (Bankr. D. Del. Feb. 14, 2025) (same); *In re Express, Inc.*, No. 24-0831 (KBO) (Bankr. D. Del. May 15, 2024) (same); *In re Christmas Tree Shops, LLC*, No. 23-10576 (TMH) (Bankr. D. Del. May 31, 2023) (same). The sale guidelines approved in the foregoing cases are substantially similar to the Sale Guidelines attached hereto. As such, the Court should authorize the Store Closings and approve the Sale Guidelines as a reasonable exercise of the Debtors' business judgment.

IV. The Court Should Approve the Sale of the Store Closure Assets Free and Clear of All Liens, Encumbrances, and Other Interests Under Section 363(f) of the Bankruptcy Code.

39. The Debtors request approval to sell the Store Closure Assets on a final "as is" basis, free and clear of any and all liens, claims, and encumbrances in accordance with section 363(f) of the Bankruptcy Code. A debtor in possession may sell property under sections 363(b) and 363(f) "free and clear of any interest in such property of an entity other than the estate" if any one of the following conditions is satisfied: (a) applicable non-bankruptcy law permits the sale of such property free and clear of such interest; (b) such entity consents; (c) such interest is a lien and the price at which such property is to be sold is greater than the aggregate value of all liens on such property; (d) such interest is in bona fide dispute; or (e) such entity could be compelled, in a legal or equitable proceeding, to accept a money satisfaction of such interest. *See* 11 U.S.C. § 363(f); *see also In re Trans World Airlines, Inc.*, No. 01-0056 (PJW), 2001 WL 1820325, at *3 (Bankr. D. Del. Mar. 27, 2001), *aff'd*, 322 F.3d 283, 290 (3d Cir. 2003) ("[U]nder

§ 363(f), . . . a sale free and clear of any [interest in property] can occur if any one of five conditions has been satisfied.”). Moreover, the Third Circuit has indicated that a debtor possesses broad authority to sell assets free and clear of liens. *Id.*, 322 F.3d at 289.

40. The Debtors anticipate that, to the extent there are liens on the Store Closure Assets, all holders of such liens will consent to the Sales because they provide the most effective, efficient, and time-sensitive approach to realizing proceeds for, among other things, the repayment of amounts due to such parties. Any and all liens on the Store Closure Assets sold under the Sales would attach to the remaining net proceeds of such sales with the same force, effect, and priority as such liens currently have on these assets, subject to the rights and defenses, if any, of the Debtors and of any party-in-interest with respect thereto. Moreover, all identified lienholders have received sufficient notice and have been given sufficient opportunity to object to the relief requested.

41. Accordingly, the Debtors submit that the sale of the Store Closure Assets satisfies the statutory requirements of section 363(f) of the Bankruptcy Code and should, therefore, be free and clear of any liens, claims, encumbrances, and other interests.

V. Sales of Store Closure Assets Should Be Entitled to the Protections of Section 363(m) of the Bankruptcy Code.

42. Because the customers in respect of the Store Closing Sales act in good faith, they are entitled to the benefits and protections provided by section 363(m) of the Bankruptcy Code in connection with the sales of Store Closure Assets. Section 363(m) of the Bankruptcy Code provides in pertinent part: “The reversal or modification on appeal of an authorization under subsection (b) or (c) of this section of a sale or lease of property does not affect the validity of a sale or lease under such authorization to an entity that purchased or leased such property in good faith, whether or not such entity knew of the pendency of the appeal, unless such authorization and such sale or lease were stayed pending appeal.” 11 U.S.C. § 363(m). Section 363(m) of the

Bankruptcy Code protects a purchaser of assets sold pursuant to section 363 of the Bankruptcy Code from the risk that it will lose its interest in the purchased assets if the order allowing the sale is reversed on appeal. Purchasers are provided this protection so long as they leased or purchased the assets in “good faith.” *Id.* Although the Bankruptcy Code does not define “good faith purchaser,” one circuit court has stated that a good faith purchaser is “one who purchases in ‘good faith’ and for ‘value.’” *In re Gucci*, 126 F.3d 380, 390 (2d Cir. 1997) (internal citations omitted); *In re Abbotts Dairies*, 788 F.2d 143, 147 (3d Cir. 1986); see 3 Collier on Bankruptcy ¶ 363.11 (Richard Levin & Henry J. Sommer eds., 16th ed.). Courts generally conclude that a purchaser has acted in good faith as long as the consideration is adequate and reasonable and the terms of the transaction are fully disclosed. *In re Abbott Dairies* at 149–50. To constitute a lack of good faith, a party’s conduct in connection with the sale usually must amount to “fraud, collusion between the purchaser and other bidders or the trustee or an attempt to take grossly unfair advantage of other bidders.” *In re Vetter Corp.*, 724 F.2d 52, 56 (7th Cir. 1983) (emphasis omitted) (quoting *In re Rock Indus. Mach. Corp.*, 572 F.2d 1195, 1198 (7th Cir. 1978) (interpreting Bankruptcy Rule 805, the precursor to section 363(m))); see 3 Collier on Bankruptcy ¶ 363.11 (Richard Levin & Henry J. Sommer eds., 16th ed.).

43. Here, the customers of the Store Closing Sales are unaffiliated third parties acting for bona fide personal purposes. Each sale of a Store Closure Asset will be mutually beneficial to both parties and the terms thereof will be fully disclosed to each customer. A fair and transparent process ensures the sales are at arm’s-length, without collusion or fraud, and entered into in good faith. Accordingly, the Debtors request that the Court determine that the customers act at all times in good faith and, as a result, are entitled to the full protections of good faith purchasers under section 363(m) of the Bankruptcy Code.

VI. The Court Should Waive Compliance with Applicable State Laws and Approve the Dispute Resolution Procedures.

44. The Debtors' ability to conduct the Store Closing Sales in accordance with the Sale Guidelines and without complying with Applicable State Laws is critical to the Store Closing Sales' success. Although the Debtors intend to comply with state and local health and safety laws and consumer protection laws in conducting the Store Closing Sales, many Liquidation Sale Laws require special and cumbersome licenses, waiting periods, time limits, and other procedures for store closing, liquidation, or similar sales. Additionally, compliance with Fast Pay Laws would require the Debtors to pay terminated employees within a time frame that would be detrimental to the conduct of these chapter 11 cases, if not impossible.

45. To eliminate the time, delay, and expense associated with the administrative procedures necessary to comply with the Applicable State Laws, the Debtors propose the Sale Guidelines as a way to streamline the administrative burdens on their estates while still adequately protecting the broad and varied interests of both landlords and applicable governmental agencies charged with enforcing any Liquidation Sale Laws that may apply to the Store Closings. As such, the Debtors believe the Sale Guidelines mitigate any concerns that their landlords or governmental agencies may raise with respect to the Store Closings, and therefore, the requested relief seeking the waiver of certain state and local laws and lease provisions is appropriate.

46. There is strong support for granting the Debtors authority to not comply with the Liquidation Sale Laws, subject to the Sale Guidelines. *First*, it is generally accepted that many state statutes and regulations provide that, if a liquidation or bankruptcy sale is court-authorized, a company need not comply with the Liquidation Sale Laws. *See, e.g.*, Ark. Code Ann. § 4-74-103 (exempting from the provisions of the chapter sales pursuant to any court order); Fla. Stat. Ann. 559.25(2) (same); Ga. Code Ann. § 10-1-393(b)(24)(C)(iv) (same); 815 ILCS 350/3 (same);

La. Rev. Stat. Ann. § 51:43(1) (same); N.Y. Gen. Bus. Law § 584(a) (same); Or. Rev. Stat. Ann. § 646A.100(2)(b) (“‘Going out of business sale’ does not include a sale conducted by a bankruptcy trustee.”); Tex. Bus. & Com. Code Ann. § 17.91(3) (exempting from subchapter sales conducted pursuant to court order). *Second*, pursuant to section 105(a) of the Bankruptcy Code, the Court has the authority to permit the Store Closings to proceed notwithstanding contrary Applicable State Laws as it is essential to the continued operation of the Debtors’ business and maximizing value from Sales. *See* 11 U.S.C. § 105(a) (“The court may issue any order, process, or judgment that is necessary or appropriate to carry out the provisions of this title.”). *Third*, this Court will be able to supervise the Store Closings because the Debtors and their assets are subject to this Court’s exclusive jurisdiction. *See* 28 U.S.C. § 1334. Moreover, 28 U.S.C. § 959, which requires debtors to comply with state and other laws in performance of their duties, does not apply to the Store Closing Sales. *See, e.g., In re Borne Chemical Co.*, 54 B.R. 126, 135 (Bankr. D.N.J. 1984) (holding that 28 U.S.C. § 959(b) is only applicable when property is being managed or operated for the purpose of continuing operations). As such, creditors and the public interest are adequately protected by notice of this Motion and the ongoing jurisdiction and supervision of the Court.

47. Further, bankruptcy courts have consistently recognized, with limited exception, that federal bankruptcy law preempts state and local laws that contravene the underlying policies of the Bankruptcy Code. *See In re Shenango Grp., Inc.*, 186 B.R. 623, 628 (Bankr. W.D. Pa. 1995) (“Trustees and debtors-in-possession have unique fiduciary and legal obligations pursuant to the bankruptcy code [A] state statute . . . cannot place burdens on [a debtor] where the result would contradict the priorities established by the federal bankruptcy code.”), *aff’d*, 112 F.3d 633 (3d Cir. 1997).

48. Courts in some jurisdictions have found that preemption of state law is not appropriate if the laws deal with public health and safety. *See In re Baker & Drake, Inc.*, 35 F.3d 1348, 1353–54 (9th Cir. 1994) (holding that Bankruptcy Code did not preempt state law prohibiting taxicab leasing that was promulgated in part as public safety measure). However, preemption is appropriate where, as is the case here, the only state laws involved concern economic regulation rather than the protection of public health and safety. *See In re Baker & Drake*, 35 F.3d at 1353 (finding that “federal bankruptcy preemption is more likely . . . where a state statute is concerned with economic regulation rather than with protecting the public health and safety”).

49. Under the circumstances of these chapter 11 cases, enforcing the strict requirements of the Liquidation Sale Laws would undermine the fundamental purpose of section 363(b) of the Bankruptcy Code by placing constraints on the Debtors’ ability to maximize estate assets for the benefit of creditors. Accordingly, authorizing the Store Closing Sales without the delays and burdens associated with obtaining various state and local licenses, observing state and local waiting periods or time limits, and/or satisfying any additional requirements with respect to advertising, sales, and similar items is necessary and appropriate. The requested waiver is narrowly tailored to facilitate the successful consummation of Store Closing Sales. The Debtors do not seek a general waiver of all state and local requirements, but only those that apply specifically to retail liquidation sales. With the exception of the limited waivers and accommodations requested herein, the Debtors will comply with applicable state and local public health and safety laws, and applicable tax, labor, employment, environmental, and consumer protection laws, including consumer laws regulating deceptive practices and false advertising. Finally, the Dispute Resolution Procedures provide an orderly means for resolving any disputes

arising between the Debtors and any Governmental Units with respect to the applicability of any Liquidation Sale Laws and should therefore be approved.

50. Courts in this district have recognized that the Bankruptcy Code preempts certain state laws and have granted relief similar to that requested herein. *See, e.g., In re At Home Grp. Inc.*, No. 25-11120 (JKS) (Bankr. D. Del. July 18, 2025) (authorizing debtors to conduct store closing sales under the terms of the order and finding that “no further approval, license, or permit of any Governmental Unit shall be required”); *In re Liberated Brands LLC*, No. 25-10168 (JKS) (Bankr. D. Del. Apr. 17, 2025) (same); *In re JOANN, Inc.*, No. 25-10068 (CTG) (Bankr. D. Del. Feb. 14, 2025) (same); *In re Express, Inc.*, No. 24-10831 (KBO) (Bankr. D. Del. May 15, 2024) (same); *In re Christmas Tree Shops, LLC*, No. 23-10576 (TMH) (Bankr. D. Del. May 31, 2023) (same).

51. Courts have also granted similar relief from Fast Pay Laws in other bankruptcy cases under similar circumstances. *See, e.g., In re At Home Grp. Inc.*, No. 25-11120 (JKS) (Bankr. D. Del. July 18, 2025) (granting relief from federal, state, or local laws including “fast pay laws” in connection with store closing sales); *In re Liberated Brands LLC*, No. 25-10168 (JKS) (Bankr. D. Del. Apr. 17, 2025) (same); *In re Express, Inc.*, No. 24-10831 (KBO) (Bankr. D. Del. May 15, 2024) (same); *In re Christmas Tree Shops, LLC*, No. 23-10576 (TMH) (Bankr. D. Del. May 31, 2023) (same); *In re Indep. Pet Partners Holdings, LLC*, No. 23-10153 (LSS) (Bankr. D. Del. Mar. 1, 2023) (same).

VII. The Court Should Waive Compliance with Restrictions in the Debtors’ Leases.

52. Certain of the Debtors’ leases governing the premises of the Closing Stores may contain provisions purporting to restrict or prohibit the Debtors from conducting store closing, liquidation, or similar sales. Such provisions have been held to be unenforceable in chapter 11 cases as they constitute an impermissible restraint on a debtor’s ability to properly administer its

reorganization case and maximize the value of its assets under section 363 of the Bankruptcy Code. *In re Ames Dep't Stores Inc.*, 136 B.R. 357, 359 (Bankr. S.D.N.Y. 1992) (noting that if a conflict existed between a restrictive covenant prohibiting a liquidation sale and “a debtor-in-possession’s duty to maximize assets for the estate, the latter would certainly take precedent upon the filing of a bankruptcy petition”); *In re R. H. Macy and Co., Inc.*, 170 B.R. 69, 73–74 (Bankr. S.D.N.Y. 1994) (holding that the lessor could not recover damages for breach of a covenant to remain open throughout the lease term because the debtor had a duty to maximize the value to the estate and the debtor fulfilled this obligation by holding a store closing sale and closing the store); *In re Tobago Bay Trading Co.*, 112 B.R. 463, 467–68 (Bankr. N.D. Ga., 1990) (finding that a debtor’s efforts to reorganize would be significantly impaired to the detriment of creditors if lease provisions prohibiting a debtor from liquidating its inventory were enforced); *In re Lisbon Shops, Inc.*, 24 B.R. 693, 695 (Bankr. E.D. Mo. 1982) (allowing a retail company’s liquidation sale despite a restrictive covenant to the contrary where the sale did not conflict the purpose of the covenant).

53. Courts in this district have authorized waivers of compliance with restrictive lease provisions affecting store liquidation sales in chapter 11 cases. *See, e.g., In re At Home Grp. Inc.*, No. 25-11120 (JKS) (Bankr. D. Del. July 18, 2025) (ordering that store closing sales be conducted without further need for compliance with, among other things, lease provisions); *In re Liberated Brands LLC*, No. 25-10168 (JKS) (Bankr. D. Del. Apr. 17, 2025) (same); *In re JOANN, Inc.*, No. 25-10068 (CTG) (Bankr. D. Del. Feb. 14, 2025) (same); *In re Express, Inc.*, No. 24-10831 (KBO) (Bankr. D. Del. May 15, 2024) (same); *In re Christmas Tree Shops, LLC*, No. 23-10576 (TMH) (Bankr. D. Del. May 31, 2023) (same).

54. Thus, to the extent that such provisions or restrictions exist in any of the leases for the Closing Stores, the Debtors request that the Court authorize the Debtors and the Agent to

conduct any sales without reference to any such restrictive provisions or interference by any landlords or other persons affected, directly or indirectly, by the Store Closing Sales.

VIII. The Court Should Approve the Abandonment of Certain Property in Connection with any Store Closings.

55. After notice and a hearing, a debtor “may abandon any property of the estate that is burdensome to the estate or that is of inconsequential value and benefit to the estate.” 11 U.S.C. § 554(a); *see also Hanover Ins. Co. v. Tyco Indus., Inc.*, 500 F.2d 654, 657 (3d Cir. 1974) (stating that a trustee “may abandon his claim to any asset, including a cause of action, he deems less valuable than the cost of asserting that claim”). Courts generally give a debtor in possession great deference to its decision to abandon property. *See In re Syntax-Brilliant Corp.*, No. 08-11407 (KJC), 2018 WL 3491758, at *15 (Bankr. D. Del. July 18, 2018) (“The Trustee’s power to abandon property is discretionary and the Court will generally defer to the Trustee’s judgment in determining whether to abandon a property.” (internal quotation omitted) (citation omitted)); *see also In re Slack*, 290 B.R. 282, 284 (Bankr. D.N.J. 2003), *aff’d*, 112 F. App’x 868 (3d Cir. 2004) (“The trustee’s power to abandon property is discretionary.”). Unless certain property is harmful to the public, once a debtor has shown that it is burdensome or of inconsequential value to the estate, a court should approve the abandonment. *See In re Unidigital, Inc.*, 262 B.R. 283, 286 (Bankr. D. Del. 2001) (recognizing an exception to abandonment where there is a threat to the public health).

56. The Debtors are seeking to sell all owned FF&E remaining in the Closing Stores. However, the Debtors may determine that the costs associated with holding or selling certain property or FF&E exceeds the proceeds that will be realized upon its sale, or that such property is not sellable at all. In such event, the property is of inconsequential value and benefit to the estates and may be burdensome to retain. To maximize the value of the Debtors’ assets and to minimize

the costs to the estates, the Debtors respectfully request authority to abandon any of their remaining owned FF&E or other property located at any of the Closing Stores without incurring liability to any person or entity. The Debtors further request that the landlord of each Closing Store with any abandoned FF&E or other property be authorized to dispose of such property without liability to any third parties. Notwithstanding the foregoing, the Debtors will utilize all commercially reasonable efforts to remove or cause to be removed any confidential or personally identifiable information (which means information that alone or in conjunction with other information identifies an individual, including, but not limited to, an individual's name, social security number, date of birth, government-issued identification number, account number, and credit or debit card number) in any of the Debtors' hardware, software, computers or cash registers or similar equipment that are to be sold or abandoned.

IX. The Court Should Approve the Procedures Relating to Additional Closing Stores.

57. The Debtors request that the Sale Guidelines and the Interim and Final Order, as applicable, apply to any Additional Closing Stores. In order to provide landlords and other parties in interest with information regarding the ultimate disposition of the Closing Stores, to the extent that the Debtors seek to conduct Store Closings (and related Store Closing Sales) at any Additional Closing Store, the Debtors will file a list of such Additional Closing Stores with the Court (the "Additional Closing Store List"), and serve a notice of their intent to conduct the applicable Store Closing Sales at the Additional Closing Stores on the Dispute Notice Parties, including the applicable landlords (the "Additional Closing Store Landlords") and any other interested parties by email (to the extent available to the Debtors) or first class mail within five business days of filing the Additional Closing Store List or as soon as reasonably practicable thereafter. With respect to the Dispute Notice Parties, including the Additional Closing Store Landlords, that do not have an email address on file in the Debtors' books and records, the Debtors will mail such

notice to the notice address set forth in the lease for such Additional Closing Store (or, if none, at the last known address available to the Debtors).

58. The Debtors propose that the Additional Closing Store Landlords (each of whom will have already been served with this Motion, the Interim Order, and the Final Order) and any interested parties have seven days after service of the applicable Additional Closing Store List to object to the application of the Interim Order or Final Order, as applicable, to their Additional Closing Stores. If no timely objections are filed with respect to the application of the Interim Order or the Final Order to an Additional Closing Store, then the Debtors should be authorized, pursuant to sections 105(a), and 363(b) and (f) of the Bankruptcy Code, to proceed with conducting the Store Closing and Store Closing Sales at the Additional Closing Store in accordance with the Interim Order or Final Order, the Sale Guidelines, and the Agency Agreement.

59. If any objections are filed with respect to the application of the Interim Order or the Final Order, as applicable, to an Additional Closing Store, and such objections are not resolved, the objections and the application of the Interim Order or the Final Order, as applicable, to the Additional Closing Store will be considered by the Court at the next regularly scheduled omnibus hearing, subject to the rights of any party to seek relief on an emergency basis on shortened notice, to the extent necessary so that the Debtors can move promptly to maximize value and minimize expenses for the benefit of their creditors and stakeholders. Similar relief has been granted in recent retail bankruptcy cases. *See, e.g., In re At Home Grp. Inc.*, No. 25-11120 (JKS) (Bankr. D. Del. July 18, 2025) (approving similar procedures for additional stores); *In re JOANN, Inc.*, No. 25-10068 (CTG) (Bankr. D. Del. Feb. 14, 2025) (same); *In re Express, Inc.*, No. 24-10831 (KBO) (Bankr. D. Del. May 15, 2024) (same); *In re Christmas Tree Shops, LLC*, No. 23-10576

(TMH) (Bankr. D. Del. May 31, 2023) (same); *In re Indep. Pet Partners Holdings, LLC*, No. 23-10153 (LSS) (Bankr. D. Del. Mar. 1, 2023) (same).

X. The Court Should Find that Any Sale of the Store Closure Assets Does Not Require the Appointment of a Consumer Privacy Ombudsman.

60. Section 363(b)(1) of the Bankruptcy Code provides that a debtor may not sell or release personally identifiable information about individuals unless such sale is consistent with its policies or upon appointment of a consumer privacy ombudsman pursuant to section 332 of the Bankruptcy Code. The Debtors will not be selling or releasing personally identifiable information in the course of the Store Closing Sales. Therefore, appointment of a consumer privacy ombudsman is unnecessary.

XI. The Proposed Modifications to the Closing Store Customer Programs Are Appropriate.

61. The Court may authorize payment of prepetition claims, such as refund or exchange obligations, in appropriate circumstances, pursuant to section 105(a) of the Bankruptcy Code. As discussed above, section 105(a) codifies the Court's inherent equitable powers to "issue any order, process, or judgment that is necessary or appropriate to carry out the provisions of this title." 11 U.S.C. § 105(a). This "doctrine of necessity" functions in a chapter 11 case as a mechanism by which the bankruptcy court can exercise its equitable power to allow for modifications of customer programs not explicitly authorized by the Bankruptcy Code and further supports the relief requested herein. *See In re Lehigh & New Eng. Ry.*, 657 F.2d 570, 581 (3d Cir. 1981) (holding that a court may authorize payment of prepetition claims if such payment is essential to debtor's continued operation); *In re Just for Feet*, 241 B.R. at 824–25 (D. Del. 1999) (holding that section 105(a) of the Bankruptcy Code "provides a statutory basis for payment of prepetition claims" under the doctrine of necessity).

62. Accordingly, the Court has authority to authorize the Debtors to modify the Closing Store Customer Programs pursuant to sections 363(b) and 105(a) of the Bankruptcy Code. The Store Closings necessitate that the Closing Store Customer Programs must be modified to provide finality and support efficient Store Closings. The grace period between entry of the Interim Order and the date after which certain Closing Store Customer Programs shall be modified affords customers ample opportunity to return or exchange any products at Closing Stores purchased prior to the Petition Date following entry of the Interim Order. Customers will not be prejudiced by discontinuing the Ordinary Course Discounts at the Closing Stores, as the Sales will already provide for discounted Merchandise and customers may still utilize Ordinary Course Discounts at stores other than Closing Stores. Modifying the Closing Store Customer Programs is therefore appropriate and a reasonable exercise of the Debtors' business judgment. The Debtors submit that the notice provided through this Motion is adequate and proper under the circumstances. Similar relief has been granted in recent retail bankruptcy cases. *See, e.g., In re At Home Grp. Inc.*, No. 25-11120 (JKS) (Bankr. D. Del. July 18, 2025) (authorizing debtors to modify their exchange and return policies); *In re Liberated Brands LLC*, No. 25-10168 (JKS) (Bankr. D. Del. Apr. 17, 2025) (same); *In re JOANN, Inc.*, No. 25-10068 (CTG) (Bankr. D. Del. Feb. 14, 2025) (same); *In re Express, Inc.*, No. 24-10831 (KBO) (Bankr. D. Del. May 15, 2024) (authorizing debtors to discontinue gift card program at closing stores); *In re Bed Bath & Beyond Inc.*, No. 23-13359 (Bankr. D.N.J. June 7, 2023) (authorizing debtors to modify their exchange, return, and certain discount policies); *In re Lucky Brand Dungarees, LLC*, No. 20-11768 (CSS) (Bankr. D. Del. July 28, 2020) (authorizing debtors to no longer accept gift cards after 30 days from the start of store closing sales).

Processing of Checks and Electronic Fund Transfers Should Be Authorized

63. The Debtors have sufficient funds to pay the amounts described in this motion in the ordinary course of business by virtue of expected cash flows from ongoing business operations and anticipated access to cash collateral. In addition, under the Debtors' existing cash management system, the Debtors can readily identify checks or wire transfer requests as relating to any authorized payment in respect of the relief requested herein. Accordingly, the Debtors do not believe that checks or wire transfer requests, other than those relating to authorized payments, will be inadvertently honored. Therefore, the Debtors request authority to authorize all applicable financial institutions, when requested by the Debtors, to receive, process, honor, and pay any and all checks or wire transfer requests in respect of the relief requested in this motion.

The Requirements of Bankruptcy Rule 6003 Are Satisfied

64. Bankruptcy Rule 6003 empowers a court to grant certain relief within the first 21 days after the petition date only to the extent that relief is "needed to avoid immediate and irreparable harm." Fed. R. Bankr. P. 6003(a). For the reasons set forth above, the Debtors believe an immediate and orderly transition into chapter 11 is critical to the viability of the Debtors' operations. Failure to receive the requested relief during the first 21 days of these chapter 11 cases would severely disrupt the Debtors' operations at this critical juncture and cause immediate and irreparable harm. The requested relief is necessary for the Debtors to operate their business in a value-maximizing manner for the benefit of all stakeholders. The Debtors have demonstrated that the requested relief is "needed to avoid immediate and irreparable harm," as contemplated by Bankruptcy Rule 6003, and request that the Court grant the requested relief.

Reservation of Rights

65. Notwithstanding anything to the contrary herein, nothing contained in this motion or any actions taken pursuant to any order granting the relief requested in this motion, and no

action taken by the Debtors pursuant to the relief requested or granted (including any payment made in accordance with any such order), is intended as or shall be construed or deemed to be:

- (a) an implication or admission as to the amount, validity, or priority of, or basis for, any claim against the Debtors under the Bankruptcy Code or other applicable nonbankruptcy law; (b) a waiver of the Debtors' or any other party in interest's rights to dispute any claim on any grounds; (c) a promise or requirement to pay any particular claim; (d) an implication, admission, or finding that any particular claim is an administrative expense claim, other priority claim, or otherwise of a type specified or defined in this motion or any order granting the relief requested by this motion; (e) a request or authorization to assume (other than with respect to the Agency Agreement), adopt, or reject any agreement, contract, or lease pursuant to section 365 of the Bankruptcy Code; (f) an admission as to the validity, priority, enforceability, or perfection of any lien on, security interest in, or other encumbrance on property of the Debtors' estates; (g) a waiver or limitation of any claims, causes of action, or other rights of the Debtors or any other party in interest against any person or entity under the Bankruptcy Code or any other applicable law; (h) an approval, assumption (other than with respect to the Agency Agreement), adoption, or rejection of any agreement, contract, lease, program, or policy under section 365 of the Bankruptcy Code; (i) a concession by the Debtors that any liens (contractual, common law, statutory, or otherwise) that may be satisfied pursuant to the relief requested in this Motion are valid, and the rights of all parties in interest are expressly reserved to contest the extent, validity, or perfection or seek avoidance of all such liens; (j) a waiver of the obligation of any party in interest to file a proof of claim; or (k) otherwise affecting the Debtors' rights under section 365 of the Bankruptcy Code to assume or reject any executory contract or unexpired lease.

Waiver of Bankruptcy Rule 6004(a) and 6004(h)

66. To implement the foregoing successfully, the Debtors seek a waiver of the notice requirements under Bankruptcy Rule 6004(a) and the 14-day stay of an order authorizing the use, sale, or lease of property under Bankruptcy Rule 6004(h).

Notice

67. The Debtors will provide notice of this motion to the following parties or their respective counsel, as applicable: (a) the Office of the United States Trustee for the District of Delaware (the “U.S. Trustee”); (b) the Priority Term Loan Agent; (c) the Existing Term Loan Agent; (d) the Agent under the ABL Facility; (e) the holders of the 30 largest unsecured claims against the Debtors (on a consolidated basis); (f) the United States Attorney for the District of Delaware; (g) the Internal Revenue Service; (h) the state attorneys general for states in which the Debtors conduct business; and (i) any party that is entitled to notice pursuant to Bankruptcy Rule 2002 (collectively, the “Notice Parties”). As this motion is seeking “first day” relief, within two business days of the hearing on this motion, the Debtors will serve copies of this motion and any order entered in respect to this motion as required by Local Rule 9013 1(m). In light of the nature of the relief requested, no other or further notice need be given.

No Prior Request

68. No prior request for the relief sought in this motion has been made to this or any other court.

WHEREFORE, the Debtors request entry of the Interim Order and Final Order, substantially in the forms attached hereto as **Exhibit A** and **Exhibit B**, (a) granting the relief requested herein and (b) granting such other relief as the Court deems appropriate under the circumstances.

Dated: August 6, 2025
Wilmington, Delaware

/s/ Zachary I. Shapiro

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Proposed Co-Counsel for the Debtors and Debtors in Possession

Proposed Co-Counsel for the Debtors and Debtors in Possession

Exhibit A

Proposed Interim Order

)
) Chapter 11
)
) Case No. 25-11454 (____)
)
) (Joint Administration Requested)
)
) **Re: Docket No.**

**INTERIM ORDER (I) AUTHORIZING THE
DEBTORS TO ASSUME THE AGENCY AGREEMENT,
(II) AUTHORIZING AND APPROVING THE CONDUCT OF STORE
CLOSING SALES, WITH SUCH SALES TO BE FREE AND CLEAR OF
ALL LIENS, CLAIMS, AND ENCUMBRANCES, (III) MODIFYING CUSTOMER
PROGRAMS AT THE CLOSING STORES, AND (IV) GRANTING RELATED RELIEF**

Upon the motion (the “Motion”)² of the above-captioned debtors and debtors in possession (collectively, the “Debtors”) for entry of an interim order (this “Interim Order”), (a) authorizing the Debtors to assume the Agency Agreement on an interim basis, (b) authorizing and approving the initiation of the Store Closings in accordance with the terms of the Original Agreement (attached hereto as **Exhibit 1**), as modified by the First Amendment (attached hereto as **Exhibit 2**), and the Sale Guidelines (attached hereto as **Exhibit 3**), with such sales to be free and clear of all liens, claims, and encumbrances, (c) authorizing the Debtors to conduct Store Closings with respect to the Additional Closing Stores a later date or dates pursuant to the procedures set forth herein, with all such sales to be free and clear of all liens, claims, and encumbrances, (d) approving

² Capitalized terms used but not otherwise defined herein have the meanings ascribed to them in the Motion.

certain modifications to customer programs solely with respect to the Closing Stores, and (e) granting related relief, all as more fully set forth in the Motion; and upon the First Day Declaration; and this Court having jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334 and the *Amended Standing Order of Reference* from the United States District Court for the District of Delaware, dated February 29, 2012; and this Court having found that this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2); and this Court having found that venue of this proceeding and the Motion in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and this Court having found that the relief requested in the Motion is in the best interests of the Debtors' estates, their creditors, and other parties in interest; and this Court having found that the Debtors' notice of the Motion and opportunity for a hearing on the Motion were appropriate under the circumstances and no other notice need be provided; and this Court having reviewed the Motion and having heard the statements in support of the relief requested therein, if any, at a hearing before this Court (the "Hearing"); and this Court having determined that the legal and factual bases set forth in the Motion and at the Hearing establish just cause for the relief granted herein; and upon all of the proceedings had before this Court; and after due deliberation and sufficient cause appearing therefor, **IT IS HEREBY FOUND AND DETERMINED THAT:**³

1. The Debtors have advanced sound business reasons for assuming the Agency Agreement and adopting the Sale Guidelines, on an interim basis subject to the Final Hearing, as set forth in the Motion and at the Hearing, and assuming the Agency Agreement is a reasonable exercise of the Debtors' business judgement and in the best interest of the Debtors and their estates.

2. The Agency Agreement, a copy of which is attached to this Interim Order as

³ Findings of fact shall be construed as conclusions of law and conclusions of law shall be construed as findings of fact where appropriate. *See* Fed. R. Bankr. P. 7052.

Exhibit 1 and **Exhibit 2**, collectively, was negotiated, proposed, and entered into by the Agent and the Debtors without collusion, in good faith and from arm's length bargaining positions.

3. The assumption of the Agency Agreement on an interim basis is a sound exercise of the Debtors' business judgment.

4. The Sale Guidelines, which are attached hereto as **Exhibit 3**, are reasonable and appropriate, and the conduct of the Sales in accordance with the Sale Guidelines will provide an efficient means for the Debtors to dispose of the Store Closure Assets and are in the best interest of the Debtors' estates.

5. The relief set forth herein is necessary to avoid immediate and irreparable harm to the Debtors and their estates and the Debtors have demonstrated good, sufficient, and sound business purposes and justifications for the relief approved herein.

6. The Store Closings and Sales are in the best interest of the Debtors' estates.

7. The Dispute Resolution Procedures are fair and reasonable and comply with applicable law.

8. The Debtors have represented that they intend to neither sell, lease, nor abandon personally identifiable information pursuant to the relief requested in the Motion, although the Agent will be authorized to distribute emails and promotional materials to the Debtors' customers consistent with the Debtors' existing policies on the use of consumer information. The Debtors have represented that they will utilize all commercially reasonable efforts to remove or cause to be removed any confidential or personal identifying information from any Store Closing Asset prior to its Sale or abandonment.

9. The entry of this Interim Order is in the best interests of the Debtors and their estates, creditors, and interest holders and all other parties in interest herein; and now therefore it is hereby **ORDERED THAT**:

1. The Motion is **GRANTED** on an interim basis as set forth herein.
2. Any objections to the entry of this Interim Order, to the extent not withdrawn or settled, are overruled.
3. The final hearing (the “Final Hearing”) on the Motion shall be held on _____, 2025, at __: __ .m., prevailing Eastern Time. Any objections or responses to entry of a final order on the Motion shall be filed on or before 4:00 p.m., prevailing Eastern Time, on _____, 2025 and shall be served on: (a) the Debtors, Claire’s Holdings LLC, 2400 West Central Road, Hoffman Estates, Illinois 60192, Attn.: Brendan McKeough, Executive Vice President, Chief Legal Officer, and Secretary (brendan.mckeough@claires.com) and 3 SW 129th Avenue, Pembroke Pines, Florida 33027, Attn.: Michele Reilly, Assistant Secretary (michele.reilly@claires.com); (b) proposed co-counsel to the Debtors, (i) Kirkland & Ellis LLP, 601 Lexington Avenue, New York, New York 10022, Attn.: Joshua A. Sussberg, P.C. (joshua.sussberg@kirkland.com) and Allyson B. Smith (allyson.smith@kirkland.com) and 333 West Wolf Point Plaza, Chicago, Illinois 60654, Attn.: Alexandra F. Schwarzman, P.C. (alexandra.schwarzman@kirkland.com) and Robert A. Jacobson (rob.jacobson@kirkland.com) and (ii) Richards, Layton & Finger, P.A., One Rodney Square, 920 N. King Street, Wilmington, Delaware 19801, Attn: Paul N. Heath (heath@rlf.com) and Zachary I. Shapiro (shapiro@rlf.com); (c) the U.S. Trustee, 844 King Street, Suite 2207, Lockbox 35, Wilmington, Delaware 19801, Attn.: Benjamin A. Hackman (Benjamin.A.Hackman@usdoj.gov); (d) counsel to the Prepetition Priority Term Loan Agent and Existing Prepetition Term Loan Agent, Ankura Trust Company, LLC, Cahill Gordon & Reindell

LLP, Attn.: Joel Moss (JMoss@cahill.com), Amit Trehan (ATrehan@cahill.com), and Sean Tierney (STierney@cahill.com); (e) counsel to the Prepetition ABL Agent, JPMorgan Chase Bank, N.A., Simpson Thacher & Bartlett LLP, Attn.: Elisha D. Graff (egraff@stblaw.com) and Zachary J. Weiner (zachary.weiner@stblaw.com) and Potter Anderson & Corroon LLP, Attn: L. Katherine Good (kgood@potteranderson.com) and Jeremy Ryan (jryan@potteranderson.com); and (f) any statutory committee appointed in these chapter 11 case.

4. To the extent any conflict between this Interim Order, the Sale Guidelines, and the Agency Agreement, the terms of this Interim Order shall control over all other documents and the Sale Guidelines shall control over the Agency Agreement.

I. Authority to Assume the Agency Agreement.

5. The Debtors are authorized to assume and perform under the Agency Agreement on an interim basis pursuant to sections 363 and 365 of the Bankruptcy Code, including (a) making payments required by the Agency Agreement to the Agent without the need for any application of the Agent or a further order of the Court, (b) allowing the sale of Additional Agent Goods, all as permitted under the Agency Agreement.

6. Subject to the restrictions set forth in this Interim Order, the Sale Guidelines, and any Side Letters (as defined below), the Debtors and the Agent are hereby authorized to take any and all actions as may be necessary or desirable to implement the Agency Agreement and the Sales, and each of the transactions contemplated by the Agency Agreement, and any actions taken by the Debtors and the Agent necessary or desirable to implement the Agency Agreement and/or the Sales prior to the date of this Interim Order, are hereby approved and ratified.

7. Subject to the reasonable consent of the Directing Cash Collateral Agent (as defined in the interim and final order entered by the Court in respect of the *Motion of Debtors for Entry of Interim and Final Orders (I) Authorizing the Debtors to Use Cash Collateral, (II) Granting*

Adequate Protection to Prepetition Secured Parties, (III) Modifying the Automatic Stay, (IV) Scheduling a Final Hearing, and (V) Granting Related Relief filed substantially contemporaneously with the Motion (the “Cash Collateral Orders”)), the Agency Agreement and related documents may be modified, amended, or supplemented by the parties thereto in accordance with the terms thereof without further order of this Court, so long as any modifications, amendments, or supplements are not materially adverse to the Debtors or their estates; *provided* that the Agency Agreement shall not be modified, amended, or supplemented so as to permit the sale, lease, or transfer of the PII of customers. Subject to consultation with the Directing Cash Collateral Agent, the Debtors are hereby authorized to enter into additional agreements in connection with any Closing Stores, or Sales related thereto, on terms materially consistent with the Debtors’ historic practices.

8. Notwithstanding anything to the contrary in the Agency Agreement, the Debtors and their estates shall not indemnify the Agent for any damages arising out of the Agent’s fraud, willful misconduct, or gross negligence.

9. The failure to include any provisions of the Agency Agreement in this Interim Order shall not diminish or impair the effectiveness of such provisions, it being the intent of the Court that such provisions of the Agency Agreement be, and hereby are, authorized and approved.

II. Authority to Engage in Sales and Conduct Store Closings.

10. The Debtors are authorized, on an interim basis pending the Final Hearing, pursuant to sections 105(a) and 363(b)(1) of the Bankruptcy Code, to immediately conduct the Sales at the Closing Stores in accordance with this Interim Order, the Sale Guidelines, and the Agency Agreement, as may be modified by any Side Letters (as defined below) between the Debtors or the Agent and the landlords at the Closing Stores. Notwithstanding anything in this Interim Order

to the contrary, the Debtors may elect to discontinue the Sales at any Closing Stores and revert to normal operations without further notice or authorization from the Court.

11. The Sale Guidelines are approved in their entirety on an interim basis.

12. The Debtors are authorized to discontinue operations at the Closing Stores in accordance with this Interim Order and the Sale Guidelines.

13. All entities that are presently in possession of some or all of the Store Closure Assets in which the Debtors hold an interest that are or may be subject to the Agency Agreement or this Interim Order hereby are directed to surrender possession of such Store Closure Assets to the Debtors or the Agent.

14. Neither the Debtors nor the Agent nor any of their officers, employees, or agents shall be required to obtain the approval of any third party, including (without limitation) any Governmental Unit (as defined under section 101(27) of the Bankruptcy Code) or landlord, to conduct the Sales and Store Closings and to take the related actions authorized herein.

III. Conduct of Sales.

15. All newspapers and other advertising media in which the Sales and Store Closings may be advertised and all landlords are directed to accept this Interim Order as binding authority so as to authorize the Debtors and the Agent to conduct the Sales and Store Closings pursuant to the Agency Agreement, including, without limitation, to conduct and advertise the sale of the Merchandise and FF&E in the manner contemplated by and in accordance with this Interim Order, the Sale Guidelines, and the Agency Agreement.

16. The Debtors and the Agent are hereby authorized, without necessity of further order of this Court, to take such actions as may be necessary and appropriate to implement the Agency Agreement and to conduct the Sales and Store Closings as provided in the Agency Agreement and the Sale Guidelines (subject to any Side Letters, as defined below), including, but not limited to,

advertising the sale as a “store closing sale,” “sale on everything,” “everything must go,” or similar-themed sales as contemplated in the Sale Guidelines through the posting of signs (including the use of exterior banners at non-enclosed mall closing locations, and at enclosed mall closing locations to the extent the applicable closing location entrance does not require entry into the enclosed mall common area), use of sign-walkers, A-frames, and other street signage, as contemplated in the Sale Guidelines.

17. Except as expressly provided in the Agency Agreement and the Sale Guidelines, the sale of the Merchandise and FF&E shall be conducted by the Debtors and the Agent notwithstanding any restrictive provision of any lease, sublease, restrictive covenant, or other agreement relative to occupancy affecting or purporting to restrict the conduct of the Store Closings or the Sales (including the sale of the Merchandise and FF&E), the rejection of leases, abandonment of assets, or “going dark” provisions shall not be enforceable in conjunction with the Store Closings or the Sales. Breach of any such provisions in these chapter 11 cases in conjunction with the Store Closings or the Sales shall not constitute a default under a lease or provide a basis to terminate the lease; *provided* that the Store Closings and Sales are conducted in accordance with the terms of this Interim Order, any Side Letter (as defined below), and the Sale Guidelines. The Debtors, the Agent, and the landlords of the Closing Stores are authorized to enter into agreements (“Side Letters”) between themselves modifying the Sale Guidelines without further order of the Court, and such Side Letters shall be binding as among the Debtors, the Agent, and any such landlords; *provided* that nothing in such Side Letters affects the provisions of this Interim Order. In the event of any conflict between the Sale Guidelines, the Agency Agreement, any Side Letter, and this Interim Order, the terms of such Side Letter shall control. Copies of any Side Letter shall be provided within a reasonable time to counsel to the Prepetition ABL Agent.

18. Except as expressly provided for herein or in the Sale Guidelines, no person or entity, including, but not limited to, any landlord, subtenant, licensor, service providers, utilities, or creditors, shall take any action to directly or indirectly prevent, interfere with, or otherwise hinder consummation of the Store Closings, the Sales, or the sale of the Store Closure Assets, or the advertising and promotion (including the posting of signs and exterior banners or the use of sign-walkers) of such sales, as applicable, and all such parties and persons and entities of every nature and description, including, but not limited to, any landlord, subtenant, licensor, service providers, utilities, and creditors and all those acting for or on behalf of such parties, are prohibited and enjoined from (a) interfering in any way with, obstructing, or otherwise impeding, the conduct of the Store Closings and the Sales, and/or (b) instituting any action or proceeding in any court (other than in this Court) or administrative body seeking an order or judgment against, among others, the Debtors, the Agent, or the landlords at the closing locations that might in any way directly or indirectly obstruct or otherwise interfere with or adversely affect the conduct of the Sales or sale of the Store Closure Assets or other liquidation sales at the closing locations or seek to recover damages for breach(es) of covenants or provisions in any lease, sublease, license, or contract based upon any relief authorized herein.

19. In accordance with and subject to the terms and conditions of the Agency Agreement, the Agent shall have the right to use the Closing Stores and all related Closing Store services, furniture, fixtures, equipment, and other assets of the Debtors for the purpose of conducting the Sales, free of any interference from any entity or person, subject to compliance with the Sale Guidelines (as modified by any Side Letters) and this Interim Order.

20. All in-store sales of Store Closure Assets and the Additional Agent Goods shall be “as is” and final as of the Sale Commencement Date. Conspicuous signs stating that “all sales are

final” and “as is” will be posted at the point-of-sale areas at all Closing Stores. As to the Closing Stores, all state and federal laws relating to implied warranties for latent defects shall be complied with and are not superseded by the sale of said goods or the use of the terms “as is” or “final sales.”

21. The Agent shall not be liable for sales taxes except as expressly provided in the Agency Agreement and the payment of any and all sales taxes is the responsibility of the Debtors. The Debtors are directed to remit all taxes arising from the Sales to the applicable Governmental Units as and when due; *provided* that in the case of a *bona fide* dispute the Debtors are only directed to pay such taxes upon the resolution of such dispute, if and to the extent that the dispute is decided in favor of the applicable Governmental Unit. For the avoidance of doubt, sales taxes collected and held in trust by the Debtors shall not be used to pay any creditor or any other party, other than the applicable Governmental Unit for which the sales taxes are collected. The Agent shall collect, remit to the Debtors, and account for sales taxes as and to the extent provided in the Agency Agreement. This Interim Order does not enjoin, suspend, or restrain the assessment, levy, or collection of any tax under state, provincial, or federal law, and does not constitute a declaratory judgment with respect to any party’s liability for taxes under state, provincial or federal law.

22. Pursuant to section 363(f) of the Bankruptcy Code, the Agent, on behalf of the Debtors, is authorized to sell the Store Closure Assets and all sales of Store Closure Assets, whether by the Agent or the Debtors, shall be free and clear of any and all liens, claims, encumbrances, and other interests (as may be modified by any Side Letter), with such liens, claims, encumbrances, and other interests attaching to the proceeds thereof.

23. The Debtors or the Agent (as the case may be) are authorized and empowered to transfer Store Closure Assets among, and into, the Closing Stores in accordance with the Sale Guidelines, as applicable. The Agent is authorized to sell the Debtors’ FF&E and abandon the

same, in each case, as provided for and in accordance with the terms of the Agency Agreement and the Sale Guidelines.

24. The Agent is authorized to supplement the Merchandise in the Sales with Additional Agent Goods as provided for in the Agency Agreement. The Agent shall bear all out-of-pocket costs and expenses related to the procurement and delivery of the Additional Agent Goods to the Closing Stores. Sales of Additional Agent Goods shall be run through the Debtors' cash register systems; *provided*, that the Agent shall mark the Additional Agent Goods using either a "dummy" SKU or department number, or in such other manner so as to distinguish the sale of Additional Agent Goods from the sale of Merchandise. The Agent and Debtors shall cooperate to ensure that the Additional Agent Goods are marked in such a way that a reasonable consumer could identify the Additional Agent Goods as being non-Merchant goods. The Agent shall provide signage in the Stores notifying customers that the Additional Agent Goods have been included in the Sale. Absent the Debtors' written consent, and the Agent's agreement to reimburse the Debtors for any associated expenses, the Agent shall not use the Debtors' distribution centers for any Additional Agent Goods.

25. The Agent shall pay the Debtors an amount equal to 7.0% of the gross proceeds (excluding Sale Taxes) from the Sale of the Additional Agent Goods (the "Additional Agent Goods Fee"). The Agent shall retain all remaining amounts from the sale of the Additional Agent Goods.

26. All transactions relating to the Additional Agent Goods are, shall be construed as, and are acknowledged by the Debtors to be, a true consignment from the Agent to the Debtors under Article 9 of the Uniform Commercial Code (the "UCC") and not a consignment for security purposes. Subject solely to Agent's obligations to pay to the Debtors the Additional Agent Goods

Fee, at all times and for all purposes the Additional Agent Goods and their proceeds shall be the exclusive property of the Agent, and no other person or entity (including, without limitation, the Debtors, or any third person claiming a security interest in the Debtors' property, including any of the Debtors' secured lenders) shall have any claim against any of the Additional Agent Goods or the proceeds thereof. The Additional Agent Goods shall at all times remain subject to the exclusive control of the Agent.

27. The Debtors shall, at the Agent's sole cost and expense, insure the Additional Agent Goods and, if required, promptly file any proofs of loss with regard thereto. The Agent shall be responsible for payment of any deductible under any such insurance in the event of any casualty affecting the Additional Agent Goods.

28. The Agent is hereby granted a first-priority security interest in and lien upon (a) the Additional Agent Goods and (b) the Additional Agent Goods proceeds, and the Agent is hereby authorized to deliver all required notices and file all necessary financing statements and amendments thereof.

29. Notwithstanding anything to the contrary in this Interim Order, the Debtors shall not sell or abandon any property that the Debtors know is not owned by the Debtors; *provided* that the Debtors will either (a) provide for the return of such property to the Debtors' headquarters or (b) return such property to the applicable lessor, or other owner of the property.

30. For purposes of this Order only, neither the Sale Guidelines, Agency Agreement, nor this Interim Order authorize the Debtors to transfer or sell to Agent or Agent to sell to any other party the personally identifiable information (which means information that alone or in conjunction with other information identifies an individual, including but not limited to an individual's first name (or initial) and last name, physical address, electronic address, telephone

number, social security number, date of birth, government-issued identification number, account number, and credit or debit card number) of any customers. The foregoing shall not limit the Agent's use of the Debtors' customer lists and mailing lists in accordance with the Agency Agreement solely for purposes of advertising and promoting the Sales.

31. Subject to entry of the final order, the Debtors are authorized to conduct the Sales without the appointment of a consumer privacy ombudsman; *provided* that nothing in this Interim Order shall limit the ability of the U.S. Trustee or any statutory committee appointed in these chapter 11 cases from, within 10 days following the initial appointment of such statutory committee (for the avoidance of doubt, such 10-day deadline shall apply only for a statutory committee and shall not apply to the U.S. trustee), filing pleadings concerning the appointment of a consumer privacy ombudsman.

32. The Debtors shall remove or cause to be removed any confidential and/or personally identifiable information in any of the Debtors hardware, software, computers, or cash registers or similar equipment which are to be sold or abandoned so as to render the personally identifiable information unreadable or undecipherable. At the conclusion of the Sales, the Agent shall provide the Debtors with written verification that the Agent has not removed, copied, or transferred any customer personally identifiable information and that any records containing personally identifiable information were shredded, erased, or otherwise modified to render the personally identifiable information unreadable or undecipherable.

33. Nothing herein shall limit the Debtors' right to suspend, postpone, or discontinue a Sale at a Closing Store on notice to affected parties.

34. Nothing herein is intended to affect any rights of any applicable Government Unit (as such term is defined in section 101(47) of the Bankruptcy Code) to enforce any law affecting the Debtors' conduct of any store closing sale that occurred before the Petition Date.

IV. Procedures Relating to Additional Closing Stores.

35. To the extent that the Debtors seek to conduct Sales at any Additional Closing Store, the Sale Guidelines and this Interim Order shall apply to the Additional Closing Stores.

36. Prior to conducting the Sales at any Additional Closing Store, the Debtors will file a list including such Additional Closing Store with this Court (each, an "Additional Closing Store List"), and serve a notice of their intent to conduct the applicable Store Closing Sales at the Additional Closing Stores on the Dispute Notice Parties, including the applicable landlords (the "Additional Closing Store Landlords") and any other interested parties by email (to the extent available to the Debtors) or first class mail within five business days of filing the Additional Closing Store List or as soon as reasonably practicable thereafter. With respect to the Dispute Notice Parties, including the Additional Closing Store Landlords, that do not have an email address on file in the Debtors' books and records, the Debtors will mail such notice to the notice address set forth in the lease for such Additional Closing Store (or, if none, at the last known address available to the Debtors).

37. The Additional Closing Store Landlords and any interested parties shall have seven days after service of the applicable Additional Closing Store List to object to the application of this Interim Order. If no timely objections are filed with respect to the application of this Interim Order to an Additional Closing Store, the Debtors are authorized, pursuant to sections 105(a), and 363(b) and (f) of the Bankruptcy Code, to proceed with conducting the Sales at the Additional Closing Stores in accordance with this Interim Order, the Sale Guidelines, the Agency Agreement, and any Side Letter, if applicable. If any objections are filed with respect to the application of this

Interim Order or the Final Order to an Additional Closing Store, and such objections are not resolved, the objections and the application of this Interim order or the Final Order to the Additional Closing Store will be considered by the Court at the next regularly scheduled omnibus hearing, subject to the rights of any party to seek relief on an emergency basis on shortened notice, to the extent necessary. Any objections as to particular Additional Closing Stores will not affect the Debtors' and Agent's rights to begin Sales at non-objected-to Additional Closing Stores. Notwithstanding anything in this Interim Order to the contrary, the Debtors may, subject to and in compliance with the "Approved Budget" and the consent of the Directing Cash Collateral Agent, elect to discontinue the Sales at any Additional Closing Stores and revert to normal operations without further notice or authorization from the Court.

V. Closing Store Customer Programs.

38. Fourteen calendar days following the entry of this Interim Order, the Debtors will no longer accept payment in the form of gift cards, gift certificates, credit card rewards, or Loyalty Points (as defined in the Motion) at the Closing Stores.

39. Fourteen calendar days following the entry of this Interim Order, the Debtors will no longer accept returns or exchanges at any of the Closing Stores for products purchased prior to the Petition Date.

40. Upon entry of the Interim Order (i) Merchandise sold in the Sales shall be on a "final" basis and returns or exchanges of such items shall not be accepted at any of the Debtors' retail locations or ecommerce platform and (ii) Ordinary Course Discounts shall no longer be applied to Merchandise purchased at a Sale. The Debtors shall post notice of changes to the Customer Policies for customers at cash registers and on the website of the Debtors' proposed claims and noticing agent's website at <https://omniagentsolutions.com/Claire's>.

VI. Dispute Resolution Procedures with Governmental Units.

41. Nothing in this Interim Order, the Agency Agreement, the Sale Guidelines, or any Side Letter releases, nullifies, or enjoins the enforcement of any liability to a Governmental Unit under environmental laws or regulations (or any associated liabilities for penalties, damages, cost recovery, or injunctive relief) to which any entity would be subject as the owner, lessor, lessee, or operator of the property after the date of entry of this Interim Order.

42. Nothing in this Interim Order, the Agency Agreement, the Sale Guidelines, or any Side Letter shall in any way: (a) diminish the obligation of any entity to comply with environmental laws; or (b) diminish the obligations of the Debtors to comply with environmental laws consistent with their rights and obligations as debtors in possession under the Bankruptcy Code. The Sales shall not be exempt from laws of general applicability, including, without limitation, public health and safety, criminal, tax, (including, but not limited to, the collection of sales taxes), labor, employment, environmental, antitrust, fair competition, traffic and consumer protection laws, including consumer laws regulating deceptive practices and false advertising, consumer protection, the sale of gift certificates, layaway programs, return of goods, express or implied warranties of goods, and “weights and measures” regulation and monitoring (collectively, “General Laws”). Nothing in this Interim Order, the Agency Agreement, the Sale Guidelines, or any Side Letter shall alter or affect obligations to comply with all applicable federal safety laws and regulations. Nothing in this Interim Order shall be deemed to bar any Governmental Unit (as such term is defined in section 101(27) of the Bankruptcy Code) from enforcing General Laws in the applicable non bankruptcy forum, subject to the Debtors’ rights to assert in that forum or before this Court, that any such laws are not in fact General Laws or that such enforcement is impermissible under the Bankruptcy Code or this Interim Order. Notwithstanding any other provision in this Interim Order, no party waives any rights to argue any

position with respect to whether the conduct was in compliance with this Interim Order and/or any applicable law, or that enforcement of such applicable law is preempted by the Bankruptcy Code. Nothing in this Interim Order shall be deemed to have made any rulings on any such issues.

43. To the extent that the sale of Store Closure Assets is subject to any Liquidation Sale Laws, the following provisions of this paragraph 43 shall apply and control over any Side Letters:

- (a) Provided that the Sales are conducted in accordance with the Interim Order, any Final Order, and the Sale Guidelines, the Debtors, the Agent, and the Debtors' landlords shall be deemed to be in compliance with any requirements of all county, parish, or municipal or other local government and Liquidation Sale Laws establishing licensing or permitting requirements, waiting periods or time limits, or bulk sale restrictions that would otherwise apply to the Sales and sales of the Store Closure Assets of any state or local Governmental Unit (as defined in Bankruptcy Code section 101(27)); *provided* that the term "Liquidation Sale Laws" shall be deemed not to include any public health or safety laws of any state (collectively, "Safety Laws"), and the Debtors and the Agent shall continue to be required to comply, as applicable, with such Safety Laws and General Laws, subject to any applicable provision of the Bankruptcy Code and federal law, and nothing in this Order shall be deemed to bar Governmental Units (as defined in section 101(27) of the Bankruptcy Code) or public officials from enforcing Safety Laws or General Laws.
- (b) Within five business days after entry of the Interim Order, the Debtors will serve by first class mail, copies of the Interim Order, the proposed Final Order, and the Sale Guidelines on the following: (a) the Attorney General's office for each state where the Sales are being held; (b) the county consumer protection agency or similar agency for each county where the Sales are being held; (c) the division of consumer protection for each state where the Sales are being held; (d) the landlords for the Closing Stores; and (e) the National Association of Attorneys General (collectively, the "Dispute Notice Parties").
- (c) With respect to any Additional Closing Stores, within five business days after filing any Additional Closing Store List (as defined below) with the Court, the Debtors will serve by first-class mail, copies of the Interim Order, or the Final Order, as applicable, the Agency Agreement, and the Sale Guidelines on the Dispute Notice Parties.
- (d) To the extent that there is a dispute arising from or relating to the Sales, the Orders, or the Sale Guidelines, which dispute relates to any Liquidation Sale Laws (a "Reserved Dispute"), the Court shall retain exclusive jurisdiction to resolve the Reserved Dispute. Any time within 10 days following entry of the Interim Order, any Governmental Unit may assert that a Reserved Dispute exists by sending a notice (the "Dispute Notice") explaining the nature of the dispute to:

(i) the Debtors, Claire's Holdings LLC, 2400 West Central Road, Hoffman Estates, Illinois 60192, Attn.: Brendan McKeough, Executive Vice President, Chief Legal Officer, and Secretary (brendan.mckeough@claires.com) and 3 SW 129th Avenue, Pembroke Pines, Florida 33027, Attn.: Michele Reilly, Assistant Secretary (michele.reilly@claires.com); (ii) proposed co-counsel to the Debtors, (A) Kirkland & Ellis LLP, 601 Lexington Avenue, New York, New York 10022, Attn.: Allyson B. Smith (allyson.smith@kirkland.com) and 333 West Wolf Point Plaza, Chicago, Illinois 60654, Attn.: Alexandra F. Schwarzman, P.C. (alexandra.schwarzman@kirkland.com) and Robert A. Jacobson (rob.jacobson@kirkland.com) and (B) Richards, Layton & Finger, P.A., One Rodney Square, 920 N. King Street, Wilmington, Delaware 19801, Attn: Paul N. Heath (heath@rlf.com) and Zachary I. Shapiro (shapiro@rlf.com); (iii) the U.S. Trustee, 844 King Street, Suite 2207, Lockbox 35, Wilmington, Delaware 19801, Attn.: Benjamin A. Hackman (Benjamin.A.Hackman@usdoj.gov); (iv) counsel to the Prepetition Priority Term Loan Agent and Existing Prepetition Term Loan Agent, Ankura Trust Company, LLC, Cahill Gordon & Reindell LLP, Attn.: Joel Moss (JMoss@cahill.com), Amit Trehan (ATrehan@cahill.com), and Sean Tierney (STierney@cahill.com); (v) counsel to the Prepetition ABL Agent, JPMorgan Chase Bank, N.A., Simpson Thacher & Bartlett LLP, Attn.: Elisha D. Graff (egraff@stblaw.com) and Zachary J. Weiner (zachary.weiner@stblaw.com) and Potter Anderson & Corroon LLP, Attn: L. Katherine Good (kgood@potteranderson.com) and Jeremy Ryan (jryan@potteranderson.com); and (vi) any statutory committee appointed in these chapter 11 cases. If the Debtors and the Governmental Unit are unable to resolve the Reserved Dispute within 15 days after service of the notice, the Governmental Unit may file a motion with the Court requesting that the Court resolve the Reserved Dispute (a "Dispute Resolution Motion").

- (e) In the event that a Dispute Resolution Motion is filed, nothing in the Interim Order or the Final Order, as applicable, shall preclude the Debtors, a landlord, or any other interested party from asserting (A) that the provisions of any Liquidation Sale Laws are preempted by the Bankruptcy Code, or (B) that neither the terms of the Interim Order or the Final Order nor the conduct of the Debtors pursuant to the Interim Order or the Final Order, violates such Liquidation Sale Laws. Filing a Dispute Resolution Motion as set forth herein shall not be deemed to affect the finality of the Interim Order or the Final Order or to limit or interfere with the Debtors' or the Agent's ability to conduct or to continue to conduct the Sales pursuant to the Interim Order or the Final Order, as applicable, absent further order of the Court. Upon the entry of the Interim Order or the Final Order, the Debtors and the Agent shall be authorized to conduct the Sales pursuant to the terms of the Interim Order or the Final Order, the Agency Agreement, and the Sale Guidelines and to take all actions reasonably related thereto or arising in connection therewith. The Governmental Unit will be entitled to assert any jurisdictional, procedural, or substantive arguments it wishes with respect to the requirements of its Liquidation Sale Laws or the lack of any preemption of such Liquidation Sale Laws by the Bankruptcy Code. Nothing in the Interim Order or the Final Order will constitute a ruling with respect to any issues to be raised in any Dispute Resolution Motion.

- (f) If, at any time, a dispute arises between the Debtors and/or the Agent and a Governmental Unit as to whether a particular law is a Liquidation Sale Law, and subject to any provisions contained in the Interim Order or the Final Order related to the Liquidation Sale Laws, then any party to that dispute may utilize the provisions of subparagraphs (d) and (e) above by serving a notice to the other party and proceeding thereunder in accordance with those paragraphs. Any determination with respect to whether a particular law is a Liquidation Sale Law shall be made *de novo*.

44. Subject to paragraphs 41 and 42 above, each and every federal, state, or local agency, department, or Governmental Unit with regulatory authority over the Store Closings or the Sales and all newspapers and other advertising media in which the Sales are advertised shall consider this Interim Order as binding authority that no further approval, license, or permit of any Governmental Unit shall be required, nor shall the Debtors or the Agent be required to post any bond, to conduct the Sales.

45. Provided that the Sales are conducted in accordance with the terms of this Interim Order, the Agency Agreement, and the Sale Guidelines (as may be modified by Side Letters) and in light of the provisions in the laws that exempt court-ordered sales from their provisions, the Debtors and the Agent shall be presumed to be in compliance with any Liquidation Sale Laws and are authorized to conduct the Store Closings and the Sales in accordance with the terms of this Interim Order and the Sale Guidelines (as may be modified by Side Letters) without the necessity of further showing compliance with any such Liquidation Sale Laws.

46. Notwithstanding anything to the contrary herein, in view of the importance of the use of sign-walkers, banners, and other advertising to the Sales and the Store Closings, to the extent that disputes arise during the course of the Sales regarding laws regulating the use of sign-walkers, banners, or other advertising and the Debtors and the Agent are unable to resolve the matter consensually, any party may request an immediate telephonic hearing with this Court. Such hearing will, to the extent practicable and subject to the Court's availability, be scheduled initially

no later than the earlier of (a) the Final Hearing or (b) within three business days of such request. This scheduling procedure shall not be deemed to preclude additional hearings for the presentation of evidence or arguments as necessary.

VII. Other Provisions.

47. Neither the Agent nor any of its respective affiliates (whether individually, as part of a joint venture, or otherwise), shall be precluded from providing additional services to the Debtors or bidding on the Debtors' assets in connection with any other future process that may or may not be undertaken by the Debtors to close stores.

48. Not later than seven days prior to the objection deadline related to entry of an order approving the Motion on a final basis, the Agent shall file a declaration disclosing connections to the Debtors, their creditors, and other parties in interest in these chapter 11 cases, and all parties who have filed requests for service under Bankruptcy Rule 2002, by email, or if the email address is not available to the Debtors, then by first class mail.

49. The Agent shall act solely as an agent of the Debtors and shall not be liable for any claims against the Debtors other than as expressly provided in the Agency Agreement (including the Agent's indemnity obligations thereunder) or the Sale Guidelines, with the exception of acts of gross negligence or willful misconduct and, for greater certainty, the Agent shall not be deemed to be an employer, or a joint or successor employer or a related or common employer or payor within the meaning of any legislation governing employment or labor standards or pension benefits or health and Safety or other statute, regulation or rule of law or equity for any purpose whatsoever, and shall not incur any successor liability whatsoever.

50. The Debtors are authorized and permitted to transfer to the Agent personal information in the Debtors' custody and control solely for the purposes of assisting with and conducting the Sales and only to the extent necessary for such purposes; *provided* that the Agent

removes such personal information from the FF&E prior to the abandonment of the same.

51. To the extent the Debtors are subject to any Fast Pay Laws in connection with the Store Closings, the Debtors shall be presumed to be in compliance with such laws to the extent, in applicable states, such payroll payments are made by the later of: (a) the Debtors' next regularly scheduled payroll; and (b) seven calendar days following the termination date of the relevant employee, and in all such cases consistent with, and subject to, any previous orders of this Court regarding payment of same.

52. The banks and financial institutions on which checks were drawn or electronic payment requests made in payment of the prepetition obligations approved herein are authorized to receive, process, honor, and pay all such checks and electronic payment requests when presented for payment, and all such banks and financial institutions are authorized to rely on the Debtors' designation of any particular check or electronic payment request as approved by this Interim Order.

53. Nothing contained in the Motion or this Interim Order, and no action taken pursuant to the relief requested or granted (including any payment made in accordance with this Interim Order), is intended as or shall be construed or deemed to be: (a) an implication or admission as to the amount, validity, or priority of, or basis for, any claim against the Debtors under the Bankruptcy Code or other applicable nonbankruptcy law; (b) a waiver of the Debtors' or any other party in interest's right to dispute any claim on any grounds; (c) a promise or requirement to pay any particular claim; (d) an implication, admission, or finding that any particular claim is an administrative expense claim, other priority claim, or otherwise of a type specified or defined in the Motion or this Interim Order; (e) a request or authorization to assume (other than with respect to the Agency Agreement), adopt, or reject any agreement, contract, or lease pursuant to section

365 of the Bankruptcy Code; (f) an admission as to the validity, priority, enforceability, or perfection of any lien on, security interest in, or other encumbrance on property of the Debtors' estates; (g) a waiver or limitation of any claims, causes of action, or other rights of the Debtors or any other party in interest against any person or entity under the Bankruptcy Code or any other applicable law; (h) an approval, assumption (other than with respect to the Agency Agreement), adoption, or rejection of any agreement, contract, lease, program, or policy under section 365 of the Bankruptcy Code; (i) a concession by the Debtors that any liens (contractual, common law, statutory, or otherwise) that may be satisfied pursuant to the relief requested in the Motion are valid, and the rights of all parties in interest are expressly reserved to contest the extent, validity, or perfection or seek avoidance of all such liens; (j) a waiver of the obligation of any party in interest to file a proof of claim; or (k) otherwise affecting the Debtors' rights under section 365 of the Bankruptcy Code to assume or reject any executory contract or unexpired lease.

54. The Debtors are authorized to issue postpetition checks, or to effect postpetition fund transfer requests, in replacement of any checks or fund transfer requests that are dishonored as a consequence of these chapter 11 cases with respect to prepetition amounts owed in connection with the relief granted herein.

55. Notwithstanding anything to the contrary in this Interim Order, any payment to be made, obligation incurred or authorization contained herein shall be subject to and in compliance with the "Approved Budget" as defined in the orders of the Court approving the consensual use of cash collateral in these chapter 11 cases (including with respect to timing of payments thereunder).

56. The Agent is not a retained "professional" and is not a beneficiary of the Carve-Out (as defined in the Cash Collateral Orders).

57. The contents of the Motion satisfy the requirements of Bankruptcy Rule 6003.

58. Notice of the Motion as provided therein shall be deemed good and sufficient notice of the Motion, and the requirements of Bankruptcy Rule 6004(a) and the Local Rules are satisfied by such notice.

59. Notwithstanding Bankruptcy Rule 6004(h), the terms and conditions of this Interim Order are immediately effective and enforceable upon its entry.

60. The Debtors are authorized to take all actions necessary to effectuate the relief granted in this Interim Order in accordance with the Motion.

61. This Court retains jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of this Interim Order or the Agent Agreement, including, but not limited to, (a) any claim or issue relating to any efforts by any party or person to prohibit, restrict or in any way limit banner and sign-walker advertising, including with respect to any allegations that such advertising is not being conducted in a safe, professional, and non-deceptive manner, (b) any claim of the Debtors, the landlords and/or the Agent for protection from interference with the Store Closings or Sales, (c) any other disputes related to the Store Closings or Sales, and (d) protect the Debtors and/or the Agent against any assertions of any liens, claims, encumbrances, and other interests. No such parties or person shall take any action against the Debtors, the Agent, the landlords, the Store Closings, or the Sales until this Court has resolved such dispute. This Court shall hear the request of such parties or persons with respect to any such disputes on an expedited basis, as may be appropriate under the circumstances.

Exhibit 1

Original Agreement



July 24, 2025

VIA EMAIL

Claire's Boutiques, Inc.
2400 West Central Road
Hoffman Estates, IL 60192
Attn: Brendan McKeough
EVP, Chief Legal Officer, and Secretary

Re: **Letter Agreement Governing Inventory Disposition**

Dear Brendan:

By executing below, this letter shall serve as an agreement ("Agreement") effective as of the above date (the "Effective Date") between Hilco Merchant Resources, LLC, on the one hand ("Agent" or a "Party"), and Claire's Boutiques, Inc., on the other hand ("Merchant" or a "Party" and together with the Agent, the "Parties"), under which Agent shall act as the exclusive agent for the purpose of conducting a sale of certain Merchandise (as defined below) at the Merchant's eighteen (18) stores (the "Initial Stores") set forth on Exhibit A and any additional stores added to this Agreement pursuant to the terms set forth in section B below (each a "Store" and collectively, the "Stores")¹ through a "Store Closing", "Everything Must Go", "Everything on Sale" or similar themed sale – and to the extent the Merchant determines to close all Stores, "going out of business" -- (the "Sale"). Merchant may designate additional stores to be governed by this Agreement, in which case the Parties shall agree on an appropriate Expense Budget(s), Advances, Sale Term, and Gross Recovery Percentage (each as defined below). Following entry into this Agreement, Agent shall act as Merchant's exclusive agent for fee services with respect to disposition, closure, or liquidation of its Stores; provided, however, that such exclusivity shall not preclude Merchant, and Merchant retains the discretion to, solicit and accept proposals for "guarantee" or "equity" transactions with respect to future Store closures.

A. Merchandise

For purposes hereof, "Merchandise" shall mean all goods held for resale in the applicable Stores, including goods received, during the applicable Sale Term (defined below). "Merchandise" does not mean and shall not include: (1) goods that belong to sublessees, licensees or concessionaires of Merchant; (2) owned furnishings, trade fixtures, equipment and improvements to real property that are located in the Stores (collectively, "FF&E"); and (3) the Additional Agent Goods (as defined below).

¹ For the avoidance of doubt, each Initial Store shall also constitute a Store for purposes of this Agreement.

B. Sale Term, Store Designations, Expenses and Sale Advance

(i) Sale Term

For each Initial Store, the Sale shall commence on July 25, 2025 (the “Sale Commencement Date”) and conclude no later than September 7, 2025 (the “Sale Termination Date”); provided, however, that the Parties may mutually agree in writing to extend or terminate the Sale at any Store prior to the Sale Termination Date. The period between the Sale Commencement Date and the Sale Termination Date shall be referred to as the “Sale Term.” At the conclusion of the Sale, unless the Merchant instructs otherwise, Agent shall surrender the premises for each Store to Merchant in broom clean condition and in accordance with the lease requirements for such premises; provided, however, Merchant shall bear all costs and expenses associated with surrendering the premises in accordance with the lease requirements for such premises according to a budget mutually agreed to between the Agent and Merchant. At the conclusion of the Sale at each Store, Agent shall photographically document the condition of each such Store and provide such photographs to Merchant within ten (10) days. Photographs shall reference with specificity each Store by number, name, and/or location.

(ii) Store Designations

Any time on or after the Agreement Effective Date, the Merchant may designate any additional Merchant-operated store as a Store by providing the Agent with ten (10) calendar days’ prior written notice of such designation, with each grouping of designations being a tranche of additional Stores (each a “Tranche of Additional Stores”). During such ten (10) calendar day notice period, the Merchant and the Agent shall work together to: (A) prepare such newly designated Tranche of Additional Stores for closure; (B) agree upon an updated Budget to include such Tranche of Additional Stores, including the number of additional Supervisors that may be needed and/or in the case of a distribution center being included in the Tranche of Additional Stores, the costs of any subcontractors sourced by the Agent to assist in the closure of such distribution centers or Stores; (C) order and pay for any additional advertising materials, including signage (above what has been previously purchased using the Signage Advance for the Initial Stores); and (D) agree upon a Gross Recovery Percentage threshold as contemplated in Section E of this Agreement. It is anticipated and agreed that once a Merchant-owned retail store or distribution center location becomes a Store in accordance with the terms of this Agreement, such Store shall not be subsequently removed from the Sale once the Sale has commenced at such Store, provided however, to the extent the Merchant notifies the Agent that a Store must be removed from the Sale (in the reasonable, good faith determination of the Merchant, including, in any event, because a buyer of any of the Merchant’s assets relating to such Store wishes to purchase and continue operating the applicable retail store or distribution center location), such Store shall be removed from the Sale and the Parties shall negotiate in good faith reasonable adjustments to Fees and Expenses to account directly for the removal of any such Store from the Sale, including, to the extent the Agent does not elect to reclaim such Additional Agent Goods, payment to the Agent for the cost of goods sold for any Additional Agent Goods (if any) located in such removed Store (or, if less, the cost of moving such Additional Agent Goods to another Store).

(iii) Expenses and Sale Advance

Merchant shall be responsible for all costs and expenses of the Sale, including (without limitation) all Store-, level operating expenses, all costs and expenses related to Merchant's other retail store operations, Merchant's distribution centers and warehouses, and Merchant's corporate offices, and Agent's reasonable, documented out of pocket expenses (collectively, "Expenses"); *provided* that, with respect to the Initial Stores and any Tranche of Additional Stores, in no event will Agent's expenses exceed the aggregate budget established by Merchant and Agent for certain delineated costs and expenses relating to the Sale at the applicable Stores (each an "Expense Budget"), including (without limitation) Agent's actual costs of supervision (including (without limitation) Supervisors' wages, fees, travel, and industry standard deferred compensation) and advertising costs (including (without limitation) signage and the shipping, freight, and sales tax related thereto where applicable). Each Expense Budget may only be modified by mutual agreement of Agent and Merchant. The Expense Budget for the Initial Stores is attached hereto as Exhibit B.

All accounting matters (including, without limitation, all fees, expenses, or other amounts reimbursable or payable to Agent; *provided* that Agent shall provide a reasonably detailed itemized listing of expenses incurred) shall be reconciled on every Wednesday for the prior week and shall be paid within two (2) business days after each such weekly reconciliation (the "Weekly Reconciliation"). The Parties shall complete a final reconciliation and settlement of all amounts payable to Agent and contemplated by this Agreement (including, without limitation, Expense Budget items, and fees earned hereunder) no later than forty-five (45) days following the Sale Termination Date for the last Store (the "Final Reconciliation"); *provided* that the Final Reconciliation shall include a "true-up" to ensure that recoveries payable weekly under this Agreement are equal to the final net amount payable to the Agent.

(a) Expense Advance - General. In connection with the Initial Stores, no later than three (3) business day after receipt of an invoice from Agent, Merchant agrees to remit to an account designated by Agent certain advances related to Expense Budget amounts and anticipated fees that may become due to Agent pursuant to this Agreement as follows: (i) an amount sufficient for the Agent to pay for all costs and expenses associated with signage (the "Signage Advance"); (ii) an amount equal to three weeks of estimated other Expense Budget amounts (the "Other Expense Advance"); and (iii) an amount equal to three weeks of estimated Merchandise Fee that may become due and payable to Agent under this Agreement (the "Estimated Fee Advance", and together with the Signage Advance and the Other Expense Advance, collectively, the "Sale Advance"). For each Tranche of Additional Stores, the Other Expense Advance and the Estimated Fee Advance shall each be reduced to two weeks of applicable costs. Each Sale Advance may be used by Agent to pay or reimburse Agent for amounts due by Merchant to Agent under this Agreement (including (without limitation) all Fees and Expenses due to Agent and amounts due to Agent on account of Additional Agent Goods) and otherwise held by Agent until the conclusion of the Sale with respect to the Stores to which it relates. Any portion of any Sale Advance not so used shall be returned to Merchant within three (3) business days following the Final Reconciliation.

(b) Expense Advance – Initial Stores. Upon execution of this Agreement, the Merchant shall pay by wire transfer to the Agent a Sale Advance relative to the Initial Stores in the amount of \$75,000 (the "Initial Sale Expense Advance"). With respect to the Initial Stores only, the Agent is not charging the Merchant for signage and neither the Expense Budget for the Initial Stores

nor the Sale Advance of the Initial Stores includes any costs or expenses associated with signage for the Initial Stores.

(c) Failure to Timely Remit Payment. Notwithstanding the Agent's receipt of the one or more Sale Advance(s), nothing contained herein shall be deemed to waive, modify or limit the Merchant's obligations to remit timely payment of all Fees and Expenses due to the Agent relating to the Sale and to timely remit payment of the proceeds from the sale of any Additional Agent Goods as part of the Weekly Reconciliations. To the extent the Merchant fails to timely remit payment of any advances, fees, expenses, Fees, reimbursement of Expenses, or Additional Agent Goods Proceeds that are due and owing to the Agent (collectively, if any, the "Past Due Agent Amounts"), the Agent may apply such Past Due Agent Amounts against the Sale Advance(s), in which case, no less than three (3) business days after the Merchant's receipt of notice from the Agent of such application, the Merchant shall replenish the Sale Advance(s) to the full amount previously agreed to by the Parties.

C. Project Management

(i) Agent's Undertakings

During the Sale Term, Agent shall, in collaboration with Merchant, (a) provide qualified supervisors (the "Supervisors") engaged by Agent to oversee the management of the Stores; (b) determine appropriate point-of-sale and external advertising for the Stores, approved in advance by Merchant; (c) determine appropriate discounts of Merchandise, staffing levels for the Stores, approved in advance by Merchant, and appropriate bonus and incentive programs, if any, for the Stores' employees, approved in advance by Merchant; (d) oversee display of Merchandise for the Stores; (e) to the extent that information is available, evaluate sales of Merchandise by category and sales reporting and monitor expenses; (f) maintain the confidentiality of all proprietary or non-public information regarding Merchant in accordance with the provisions of the confidentiality agreement signed by the Parties; (g) assist Merchant in connection with managing and controlling loss prevention and employee relations matters; (h) determine the necessity for obtaining any applicable permits and governmental approvals to conduct the Sale, including working with Merchant to obtain each in a timely and orderly fashion and preparing or causing to be prepared all forms necessary to assist in Merchant's securing any applicable permits and governmental approvals necessary to conduct the Sale, the costs and expenses of which shall be paid by Merchant and shall be in addition to the costs and expenses set forth on the Expense Budget; and (i) provide such other related services deemed necessary or appropriate by Merchant and Agent.

Without limiting the generality of the foregoing, all information of a business nature relating to the pricing, sales, promotions, marketing, assets, liabilities or other business affairs of Merchant, its customers, employees, parent, subsidiary, or other affiliated entities (for purposes of this paragraph, all such entities are included within each reference to "Merchant"), including the terms and existence of this Agreement, is Merchant's confidential, trade secret information ("Merchant Confidential Information"), which is and shall remain the exclusive intellectual property of Merchant. Except as may be required for Agent to perform its obligations under this Agreement in respect of the Sale, Agent shall not divulge, furnish, make available, or in any other manner disclose such information to any third party other than Agent's officers, employees, representatives, and agents. Agent shall take and shall cause its officers, employees, representatives, and agents to take such action as shall be reasonably necessary or advisable to preserve and protect the confidentiality

of Merchant Confidential Information. Agent agrees to maintain strict confidentiality and agrees that it may use Merchant Confidential Information only as reasonably necessary to the performance of its obligations related to the Sale; *provided, however*, that Agent shall be authorized to publicly disclose Merchant Confidential Information as necessary to conduct its obligations under this Agreement upon the later of (a) the date the Merchant commences a case under chapter 11 of the Bankruptcy Code (as defined below) or (b) Merchant files a motion to assume sections of this Agreement under section 365 and/or 363 of the Bankruptcy Code. If and to the extent the use or other handling of any Personal Information is necessary for Agent to perform its obligations hereunder, Agent shall comply with all Data Security Requirements and such other reasonable restrictions requested by Merchant. For purposes of this Agreement, “Personal Information” means any natural person’s name, street address, telephone number, e-mail address, social security number, driver’s license number, passport number, credit card number, or user or account number, or any other piece of information that, individually or when combined with other information, allows the identification of a natural person or is otherwise considered personally identifiable information or personal data protected under any applicable Data Security Requirement. For purposes of this Agreement, “Data Security Requirements” means, collectively, all of the following to the extent relating to privacy, security, or security breach notification requirements: (a) Merchant’s own rules, policies, and procedures; (b) all applicable statutes and regulations; (c) industry standards applicable to the industry in which the Merchant’s business is conducted (including, as applicable, the Payment Card Industry Data Security Standard (PCI DSS)); and (d) contracts into which Merchant has entered or by which it is otherwise bound, provided such contracts (or the requirements of such contracts) are provided to Agent.

The Parties expressly acknowledge and agree that Merchant shall have no liability to the Supervisors for wages, benefits, severance pay, termination pay, vacation pay, pay in lieu of notice of termination or any other liability arising from Agent’s hiring or engagement of the Supervisors, and the Supervisors shall not be considered employees of Merchant.

(ii) Merchant’s Undertakings

During the Sale Term, Merchant shall (a) be the employer of the Stores’ employees, other than the Supervisors; (b) be responsible for the payment of all taxes, costs, expenses, accounts payable, and other liabilities relating to the Stores and the Stores’ employees; (c) prepare and process all tax forms and other documentation; (d) collect all sales taxes and pay them to the appropriate taxing authorities for the Stores; (e) use reasonable efforts to cause Merchant’s employees to cooperate with Agent and the Supervisors; (f) execute all agreements determined by the Merchant and Agent to be necessary or desirable for the operation of the Stores during the Sale; (g) arrange for the ordinary maintenance of all point-of-sale equipment required for the Stores; (h) use best efforts to apply for and obtain, with Agent’s assistance and support, all applicable permits and authorizations (including landlord approvals and consents) for the Sale; and (i) ensure that Agent has quiet use and enjoyment of the Stores for the Sale Term in order to perform its obligations under this Agreement.

Merchant shall provide throughout the Sale Term central administrative services necessary for the Sale, including (without limitation) customary POS administration, sales audit, cash reconciliation, accounting, and payroll processing, all at no cost to Agent.

The Parties expressly acknowledge and agree that Agent shall have no liability to Merchant's employees for wages, benefits, severance pay, termination pay, vacation pay, pay in lieu of notice of termination or any other liability arising from Merchant's employment, hiring or retention of its employees, and such employees shall not be considered employees of Agent. Merchant and Agent agree none of Agent's actions taken in respect of the Sale or this Agreement shall be deemed to constitute an assumption by Agent of any of Merchant's obligations relating to any of Merchant's employees including, without limitation, Excluded Payroll Benefits, Worker Adjustment Retraining Notification Act ("WARN Act") claims and other termination type claims and obligations, or any other amounts required to be paid by statute or law; nor shall Agent become liable under any employment agreement, collective bargaining agreement, or be deemed a joint or successor employer with respect to such employees.

D. The Sale

All sales of Merchandise shall be made on behalf of Merchant. Agent does not have, nor shall it have, any right, title or interest in the Merchandise. All sales of Merchandise shall be by cash, gift card, gift certificate, merchandise credit, debit card, or credit card and, at Merchant's discretion, by check or otherwise in accordance with Merchant's policies, and shall be "final" with no returns accepted or allowed, unless otherwise directed by Merchant.

E. Agent Fee and Expenses in Connection with the Sale

In consideration of its services hereunder with respect to the Stores designated on Exhibit A and any Tranche of Additional Stores, if any, Agent shall earn a retail fee equal to two and one quarter percent (2.25%) of the Gross Proceeds of Merchandise sold at the Stores (the "Merchandise Fee"). For purposes of this Agreement, "Gross Proceeds" means gross register receipts less applicable sales taxes.

In addition to the Merchandise Fee, and not in lieu thereof, should Merchant add one or more Tranches of Additional Stores, the Merchant shall pay to the Agent from Gross Proceeds additional fees as agreed upon by the Merchant and Agent based upon the Gross Recovery Percentages (as determined by mutual agreement between Merchant and Agent within 5 days of the designation of each Tranche of Additional Stores) achieved on the sales at the Additional Stores during the Sale Term (the "Incentive Fee."). The Incentive Fee shall be equal to the aggregate sum of the percentages set forth in the "Additional Incentive Compensation" column of the illustrative table (e.g., calculated back to the first dollar) for the corresponding Gross Recovery Percentage achieved for the applicable Tranche of the Additional Stores and shall be calculated and paid on a Tranche by Tranche of Additional Stores basis.

Gross Recovery Percentage	Additional Incentive Compensation
Between X-X%	An additional 0.25% of Gross Proceeds (total Merchandise Fee and Incentive Fee equal to X% of Gross Proceeds)
Above X%	An additional 0.25% of Gross Proceeds (total Merchandise Fee and Incentive Fee equal to X% of Gross Proceeds)

For purposes of calculating any Incentive Fee:

“Cost Value” with respect to each item of Merchandise sold shall mean the lower of (i) the lowest per unit vendor cost in the File or in the Merchant’s books and records, maintained in the ordinary course consistent with historic practices; or (ii) the Retail Price. Agent agrees that Merchandise in the Stores during the Sale Term will be sold to the piece or otherwise dispositioned and will not be abandoned without the consent of Merchant and Merchant’s ABL Lender. The Cost Value for the Merchandise with respect to Tranches of Additional Stores shall be agreed by Merchant and Agent prior to payment of Incentive Fees with respect to such Additional Stores.

“File” shall mean Merchant’s “2.2.15_Inventory by SKU_P5 FY25” file and all subsequent files received by Agent.

“Gross Recovery Percentage” shall mean the Gross Proceeds during the applicable period divided by the sum of the aggregate Cost Value of all Merchandise in the Store to be sold.

“Retail Price” shall mean with respect to each item of Merchandise sold, the retail price reflected at the register for such item, excluding the discount granted in connection with such sale.

F. Additional Agent Goods

Merchant and Agent will use best efforts to resolve any operational obstacles to enable Additional Agent Goods to be sold in Stores as contemplated in this Section F. Upon the designation a Tranche of Additional Stores, and subject to the Merchant’s subsequent written consent (not to be unreasonably delayed, withheld or denied), the parties agree to the following Section F:

Agent shall have the right, subject to the consent (not to be unreasonably delayed, withheld or denied) of the agent under the Merchant’s ABL credit agreement dated September 30, 2022, at Agent’s sole cost and expense, to supplement the Merchandise in the Sale at the Stores with additional goods procured by Agent which are of like kind, and no lesser quality to the Merchandise in the Sale at the Stores (**“Additional Agent Goods”**); provided, further, that, with respect to the Initial Stores and each Tranche of Additional Stores, the cost of Additional Agent Goods shall not exceed 20% of the aggregate Cost Value of Merchandise in the Sale associated with such Stores. The Additional Agent Goods shall be purchased by Agent as part of the Sale, and delivered to the Stores at Agent’s sole expense (including as to labor, freight and insurance relative to shipping such Additional Agent Goods to the Stores). Sales of Additional Agent Goods shall be run through Merchant’s point of sale systems; provided, however, that Merchant shall assist Agent is creating “dummy” SKUs or department numbers for the Additional Agent Goods. Prior to delivering any Additional Agent Goods to any Store, Agent shall mark the Additional Agent Goods (i) using the “dummy” SKU or department number, or in such other manner so as to distinguish the sale of Additional Agent Goods from the sale of Merchandise, and (ii) with the sale price. Agent shall also ensure that the Additional Agent Goods are marked in such a way that a reasonable consumer could identify the Additional Agent Goods as non-Merchant goods. Additionally, Agent shall provide signage in the Stores, at Agent’s expense, notifying customers that the Additional Agent Goods have been included in the Sale.

Agent shall pay to Merchant an amount equal to seven percent (7.0%) percent of the gross proceeds (excluding Sale Taxes) from the sale of the Additional Agent Goods (the **“Additional**

Agent Goods Fee”), and Agent shall retain all remaining amounts from the sale of the Additional Agent Goods. Agent shall pay Merchant its Additional Agent Goods Fee in connection with each Weekly Reconciliation with respect to sales of Additional Agent Goods sold by Agent during each then prior week (or at such other mutually agreed upon time). For the avoidance of doubt, Merchant shall not be required to pay any Expenses associated with the disposition of the Additional Agent Goods.

Agent and Merchant intend that the transactions relating to the Additional Agent Goods are, and shall be construed as, a true consignment from Agent to Merchant in all respects and not a consignment for security purposes. Subject solely to Agent’s obligations to pay to Merchant the Additional Agent Goods Fee, at all times and for all purposes the Additional Agent Goods and their proceeds shall be the exclusive property of Agent, and no other person or entity shall have any claim against any of the Additional Agent Goods or their proceeds. The Additional Agent Goods shall at all times remain subject to the exclusive control of Agent.

Merchant shall, at Agent’s sole cost and expense, insure the Additional Agent Goods and, if required, promptly file any proofs of loss with regard to same with Merchant’s insurers. Agent shall be responsible for payment of any deductible under any such insurance in the event of any casualty affecting the Additional Agent Goods.

Merchant acknowledges and the Approval Order (as defined below) shall provide that the Additional Agent Goods shall be consigned to Merchant as a true consignment under Article 9 of the Code. Agent is hereby granted a first priority security interest in and lien upon (i) the Additional Agent Goods and (ii) the Additional Agent Goods proceeds, which security interest shall be deemed perfected pursuant to the Approval Order without the requirement of filing UCC financing statements or providing notifications to any prior secured parties (provided that Agent is hereby authorized to deliver all required notices and file all necessary financing statements and amendments thereof under the applicable UCC identifying Agent’s interest in the Additional Agent Goods as consigned goods thereunder and the Merchant as the consignee therefor, and Agent’s security interest in and lien upon such Additional Agent Goods and Additional Agent Goods proceeds).

G. Indemnification

(i) Merchant’s Indemnification

Merchant shall indemnify, defend, and hold Agent and its consultants, members, managers, partners, officers, directors, employees, attorneys, advisors, representatives, lenders, potential co-investors, principals, affiliates, and Supervisors (collectively, "Agent Indemnified Parties") harmless from and against all liabilities, claims, demands, damages, costs and expenses (including reasonable attorneys' fees) arising from or related to: (a) the willful or negligent acts or omissions of Merchant or the Merchant Indemnified Parties (as defined below); (b) the material breach of any provision of this Agreement by Merchant; (c) any liability or other claims, including, without limitation, product liability claims, asserted by customers, any Store employees (under a collective bargaining agreement or otherwise), or any other person (excluding Agent Indemnified Parties) against Agent or an Agent Indemnified Party, except claims arising from Agent’s negligence, willful misconduct or unlawful behavior; (d) any harassment, discrimination or violation of any laws or regulations or any other unlawful, tortious or otherwise actionable treatment of Agent’s

Indemnified Parties or Merchant's customers by Merchant or Merchant's Indemnified Parties; and (e) Merchant's failure to pay over to the appropriate taxing authority any taxes required to be paid by Merchant during the Sale Term in accordance with applicable law.

(ii) Agent's Indemnification

Agent shall indemnify, defend and hold Merchant and its consultants, members, managers, partners, officers, directors, employees, attorneys, advisors, representatives, lenders, potential co-investors, principals, and affiliates (other than the Agent or the Agent Indemnified Parties) (collectively, "Merchant Indemnified Parties") harmless from and against all liabilities, claims, demands, damages, costs and expenses (including reasonable attorneys' fees) arising from or related to (a) the willful or negligent acts or omissions of Agent or the Agent Indemnified Parties; (b) the breach of any provision of, or the failure to perform any obligation under, this Agreement by Agent; (c) any liability or other claims made by Agent's Indemnified Parties or any other person (excluding Merchant Indemnified Parties) against a Merchant Indemnified Party arising out of or related to Agent's conduct of the Sale, except claims arising from Merchant's negligence, willful misconduct, or unlawful behavior; (d) any harassment, discrimination or violation of any laws or regulations or any other unlawful, tortious or otherwise actionable treatment of Merchant Indemnified Parties, or Merchant's customers by Agent or any of the Agent Indemnified Parties and (e) any claims made by any party engaged by Agent as an employee, agent, representative or independent contractor arising out of such engagement.

H. Insurance

(i) Merchant's Insurance Obligations

Merchant shall maintain throughout the Sale Term, liability insurance policies (including, without limitation, products liability (to the extent currently provided), comprehensive public liability insurance and auto liability insurance) covering injuries to persons and property in or in connection with the Stores, and shall, to the extent reasonably practical, cause Agent to be named an additional insured with respect to all such policies. At Agent's request, Merchant shall provide Agent with a certificate or certificates evidencing the insurance coverage required hereunder and that Agent is an additional insured thereunder. In addition, Merchant shall maintain throughout the Sale Term, in such amounts as it currently has in effect, workers compensation insurance in compliance with all statutory requirements.

(ii) Agent's Insurance Obligations

As an expense of the Sale, Agent shall maintain throughout the Sale Term, liability insurance policies (including, without limitation, products liability/completed operations, contractual liability, comprehensive public liability and auto liability insurance) on an occurrence basis in an amount of at least two million dollars (\$2,000,000) and an aggregate basis of at least five million dollars (\$5,000,000) covering injuries to persons and property in or in connection with Agent's provision of services at the Stores. Agent shall name Merchant as an additional insured and loss payee under such policy, and upon execution of this Agreement provide Merchant with a certificate or certificates evidencing the insurance coverage required hereunder. In addition, Agent shall maintain throughout the Sale Term, workers compensation insurance compliance with all statutory requirements. Further, should Agent employ or engage third parties to perform any of

Agent's undertakings with regard to this Agreement, Agent will ensure that such third parties are covered by Agent's insurance or maintain all of the same insurance as Agent is required to maintain pursuant to this paragraph and name Merchant as an additional insured and loss payee under the policy for each such insurance.

I. Representations, Warranties, Covenants and Agreements

(i) Merchant warrants, represents, covenants and agrees that (a) Merchant is a company duly organized, validly existing and in good standing under the laws of its state of organization, with full power and authority to execute and deliver this Agreement and to perform its obligations hereunder, and maintains its principal executive office at the address set forth herein, (b) the execution, delivery and performance of this Agreement has been duly authorized by all necessary actions of Merchant and this Agreement constitutes a valid and binding obligation of Merchant enforceable against Merchant in accordance with its terms and conditions, and the consent of no other entity or person is required for Merchant to fully perform all of its obligations herein, (c) all ticketing of Merchandise at the Stores has been and will be done in accordance with Merchant's customary ticketing practices; (d) all normal course hard markdowns on the Merchandise have been, and will be, taken consistent with customary Merchant's practices, and (e) the Stores will be operated in the ordinary course of business in all material respects, other than those expressly agreed to by Merchant and Agent.

(ii) Agent warrants, represents, covenants and agrees that (a) Agent is a company duly organized, validly existing and in good standing under the laws of its state of organization, with full power and authority to execute and deliver this Agreement and to perform the Agent's obligations hereunder, and maintains its principal executive office at the addresses set forth herein, (b) the execution, delivery and performance of this Agreement has been duly authorized by all necessary actions of Agent and this Agreement constitutes a valid and binding obligation of Agent enforceable against Agent in accordance with its terms and conditions, and the consent of no other entity or person is required for Agent to fully perform all of its obligations herein, (c) Agent shall comply with and act in accordance with any and all applicable state and local laws, rules, and regulations, and other legal obligations of all governmental authorities, (d) no non-emergency repairs or maintenance in the Stores will be conducted without Merchant's prior written consent, and (e) Agent will not take any disciplinary action against any employee of Merchant.

J. Furniture, Fixtures and Equipment

Agent shall sell the FF&E in the Stores and, to the extent requested by Merchant, distribution centers, warehouses, and the corporate offices. Merchant shall be responsible for all reasonable costs and expenses incurred by Agent in connection with the sale of FF&E, which costs and expenses shall be incurred pursuant to a budget or budgets to be established from time to time by mutual agreement of the Parties. Agent shall have the right to abandon at the Stores any unsold FF&E.

In consideration for providing the services set forth in this section I, Agent shall be entitled to a commission from the sale of the FF&E equal to seventeen and one-half percent (17.5%) of the Gross Proceeds of the sale of the FF&E (the "FF&E Fee" and together with the Merchandise Fee and the Incentive Fee, the "Fees").

Agent shall remit to Merchant all Gross Proceeds from the sale of FF&E. During each Weekly Reconciliation described in section E above, Agent's FF&E Fee shall be calculated, and Agent's calculated FF&E Fee and all FF&E costs and expenses agreed per a mutually agreed upon budget then incurred shall be paid within seven (7) days after each such Weekly Reconciliation.

K. Termination

The following shall constitute "Termination Events" hereunder:

- (a) Merchant's or Agent's failure to perform any of their respective material obligations hereunder, which failure shall continue uncured seven (7) days after receipt of written notice thereof to the defaulting Party;
- (b) Any representation or warranty made by Merchant or Agent is untrue in any material respect as of the date made or at any time and throughout the Sale Term; or
- (c) the Sale is terminated or materially interrupted or impaired for any reason other than an event of default by Agent or Merchant.

If a Termination Event occurs, the non-defaulting Party (in the case of an event of default) or either Party (if the Sale is otherwise terminated or materially interrupted or impaired) may, in its discretion, elect to terminate this Agreement by providing seven (7) business days' written notice thereof to the other Party and, in the case of an event of default, in addition to terminating this Agreement, pursue any and all rights and remedies and damages resulting from such default. If this Agreement is terminated, Merchant shall be obligated to pay Agent all amounts due under this Agreement through and including the termination date; *provided, however* that if the Agreement is terminated due to an event of default by the Agent, the Merchant shall not be required to pay amounts due under this Agreement.

L. Notices

All notices, certificates, approvals, and payments provided for herein shall be sent by fax or by recognized overnight delivery service as follows: (a) To Merchant: at the address listed above; (b) To Agent: c/o Hilco Merchant Resources, LLC, One Northbrook Place, 5 Revere Drive, Suite 206, Northbrook, IL 60062, Fax: 847- 849-0859, Attn: T. Kellan Grant; or (c) such other address as may be designated in writing by Merchant or Agent.

M. Independent Consultant

Agent's relationship to Merchant is that of an independent contractor without the capacity to bind Merchant in any respect. No employer/employee, principal/agent, joint venture or other such relationship is created by this Agreement. Merchant shall have no control over the hours that Agent or its employees or assistants or the Supervisors work or the means or manner in which the services that will be provided are performed and Agent is not authorized to enter into any contracts or agreements on behalf of Merchant or to otherwise create any obligations of Merchant to third parties, unless authorized in writing to do so by Merchant.

N. Non-Assignment

Neither this Agreement nor any of the rights hereunder may be transferred or assigned by either Party without the prior written consent of the other Party; *provided, however*, that Agent may syndicate this transaction with one third party after consultation with the Merchant; *provided, further* that any further syndication shall require Merchant's prior written consent (email being sufficient). For the avoidance of doubt, this transaction shall not be syndicated with respect to the Initial Stores. No modification, amendment or waiver of any of the provisions contained in this Agreement, or any future representation, promise or condition in connection with the subject matter of this Agreement, shall be binding upon any Party to this Agreement unless made in writing and signed by a duly authorized representative or agent of such Party. This Agreement shall be binding upon and inure to the benefit of the Parties and their respective heirs, legal representatives, successors and permitted assigns.

O. Severability

If any term or provision of this Agreement, as applied to either Party or any circumstance, for any reason shall be declared by a court of competent jurisdiction to be invalid, illegal, unenforceable, inoperative or otherwise ineffective, that provision shall be limited or eliminated to the minimum extent necessary so that this Agreement shall otherwise remain in full force and effect and enforceable. If the surviving portions of the Agreement fail to retain the essential understanding of the Parties, the Agreement may be terminated by mutual consent of the Parties.

P. Governing Law, Venue, Jurisdiction and Jury Waiver

This Agreement, and its validity, construction and effect, shall be governed by and enforced in accordance with the internal laws of the State of Illinois (without reference to the conflicts of laws provisions therein). Merchant and Agent waive their respective rights to trial by jury of any cause of action, claim, counterclaim or cross-complaint in any action, proceeding and/or hearing brought by either Agent against Merchant or Merchant against Agent on any matter whatsoever arising out of, or in any way connected with, this Agreement, the relationship between Merchant and Agent, any claim of injury or damage or the enforcement of any remedy under any law, statute or regulation, emergency or otherwise, now or hereafter in effect.

Q. Bankruptcy

If the Merchant commences a case under Chapter 11 of title 11, United States Code (the "Bankruptcy Code"), with a bankruptcy court (the "Bankruptcy Court"), the Merchant shall promptly file a motion to assume this Agreement under sections 365 and 363 of the Bankruptcy Code, and utilize its reasonable best efforts to ensure that such motion is approved by an order that approves, among other things, as follows (the "Approval Order"): (i) the payment of all fees and reimbursement of expenses under this Agreement is approved without further order of the court; (ii) all such payments of fees and reimbursement of expenses related to such Approval Order shall be made on a weekly basis without further order of the Bankruptcy Court and otherwise in accordance with this Agreement; (iii) the payment of all fees and reimbursement of expenses to Agent related to such Approval Orders shall be included in any approved debtor-in-possession, cash collateral, or other post-petition financing budget as a condition to the assumption of this Agreement; (iv) the conduct of the Sale without the necessity of complying with state and local rules, laws, ordinances and regulations, including, without limitation, permitting and licensing requirements, that could

otherwise govern the Sale; (v) the conduct of the Sale notwithstanding restrictions in leases, reciprocal easement agreements or other contracts that purport to restrict the Sale or the necessity of obtaining any third party consents; (vi) the Sale through the conduct of “Going out of Business” or similar themed sales, in addition to the Sale themes set forth in the Agreement; (vii) the sale of Additional Agent Goods in accordance with the terms and conditions hereof; and (viii) Merchant in taking all further actions as are necessary or appropriate to carry out the terms and conditions of this Agreement. The Bankruptcy Court shall have exclusive jurisdiction to resolve any issues arising under this Agreement. In such event, any legal action, suit or proceeding arising in connection with this Agreement shall be submitted to the exclusive jurisdiction of the Bankruptcy Court having jurisdiction over the Merchant, and each Party waives any defenses or objections based on lack of jurisdiction, improper venue, and/or forum non conveniens. From and after entry of the Approval Order, Agent shall conduct the Sale in accordance with the terms of the Approval Order in all material respects. If any objections are received prior to entry of the Approval Order, Agent will use commercially reasonable efforts to assist Merchant in negotiating a consensual resolution of such objection with the objecting party.

R. Entire Agreement

This Agreement, together with all additional schedules and exhibits attached hereto, constitutes a single, integrated written contract expressing the entire agreement of the Parties concerning the subject matter hereof. No covenants, agreements, representations or warranties of any kind whatsoever have been made by any Party except as specifically set forth in this Agreement. All prior agreements, discussions and negotiations are entirely superseded by this Agreement.

S. Execution

This Agreement may be executed simultaneously in counterparts (including by means of electronic mail, facsimile or portable document format (pdf) signature pages), any one of which need not contain the signatures of more than one party, but all such counterparts taken together shall constitute one and the same instrument. This Agreement, and any amendments hereto, to the extent signed and delivered by means of electronic mail, a facsimile machine or electronic transmission in portable document format (pdf), shall be treated in all manner and respects as an original thereof and shall be considered to have the same binding legal effects as if it were the original signed version thereof delivered in person.

*

*

*

If this Agreement is acceptable to you, kindly execute a copy in the space provided, and return a countersigned version to the undersigned. Thank you again for this opportunity -- we look forward to working with you.


Very truly yours,

HILCO MERCHANT RESOURCES, LLC

By: T. Kellan Grant
Its: EVP Commercial Counsel

**AGREED AND ACCEPTED as of the 24th day
of July, 2025:**

CLAIRES BOUTIQUES, INC.

DocuSigned by:

B4F115F01C484CD...

By: Brendan McKeough
Its: EVP, Chief Legal Officer, and Secretary

If this Agreement is acceptable to you, kindly execute a copy in the space provided, and return a countersigned version to the undersigned. Thank you again for this opportunity -- we look forward to working with you.

Very truly yours,

HILCO MERCHANT RESOURCES, LLC



By: T. Kellan Grant

Its: EVP Commercial Counsel

**AGREED AND ACCEPTED as of the 24th day
of July, 2025:**

CLAIRES BOUTIQUES, INC.

By: Brendan McKeough

Its: EVP, Chief Legal Officer, and Secretary

EXHIBIT A

Initial Stores

Store #	Store Name	Brand	City	State
3358	Market Stret at Lynnfield	Claire's	Lynnfield	Massachusetts
722	Woodinville Plaza	Claire's	Woodinville	Washington
8042	Galleria at Tyler -ICG	Icing	Riverside	California
6705	Provo Town Center	Claire's	Provo	Utah
5586	Newpark Mall	Claire's	Newark	California
6252	Shops at Highland Village	Claire's	Highland Village	Texas
8615	Mall of Abilene(ICG)	Icing	Abilene	Texas
8456	Greece Ridge (ICG)	Icing	Rochester	New York
5368	Pinnacle at Turkey Creek	Claire's	Knoxville	Tennessee
5406	Union Town Mall	Claire's	UnionTown	Pennsylvania
5307	Ford City Mall	Claire's	Chicago	Illinois
6684	Northtown Mall	Claire's	Blaine	Minnesota
5896	Bay City Town Center	Claire's	Bay City	Michigan
3518	Eastdale Mall	Claire's	Montgomery	Alabama
6233	Junction Commons	Claire's	Park City	Utah
8668	University Orem (ICG)	Icing	Orem	Utah
3422	Woodland Mall (ICG)	Icing	Grand Rapids	Michigan
6373	Livingston Mall	Claire's	Livingston	New Jersey

EXHIBIT B

Initial Expense Budget

**Claire's
Exhibit B**

Expense Budget (1)

	\$
<u>Advertising</u>	
Digital & Media	24,800
Signs (2)	-
Sign Walkers	-
Subtotal Advertising	24,800
 <u>Supervision</u>	
Fees / Wages / Expenses (3)	107,991
Subtotal Supervision (4)	107,991
 <u>Miscellaneous</u>	
Miscellaneous /Legal (5)	-
Subtotal Miscellaneous	-
 Total Expenses	132,791

Notes:

1. This Expense Budget contemplates a sale term of July 17, 2025 through August 31, 2025. The Expense Budget remains subject to modification in the event that this term is extended, or as otherwise agreed to by the parties.
2. Intentionally Omitted
3. Includes Deferred Compensation and Insurance.
4. Supervision budget contemplates 2 Full Time supervisors for the entire sale term and 32 additional supervision days using part time field supervisors.
5. Any legal expenses associated with issues raised by or disputes with landlords, including (without limitation) negotiations in respect of landlord side letters, shall be in addition to and not part of the budgeted legal expenses.

Exhibit 2

First Amendment



August 5, 2025

Claire's Boutiques, Inc.
2400 West Central Road
Hoffman Estates, IL 60192
Attn: Brendan McKeough
EVP, Chief Legal Officer, and Secretary

VIA EMAIL

Re: **First Amendment to Letter Agreement**

Dear Brendan:

Reference is made to that certain letter agreement dated July 24, 2025 (as supplemented or amended, the "Agreement") by and between Claire's Boutiques, Inc. (the "Merchant" or a "Party"), on the one hand, and Hilco Merchant Resources, LLC ("Agent" or a "Party" and together with Merchant, the "Parties"), on the other hand. Capitalized terms not otherwise defined herein shall have the meanings ascribed to such terms in the Agreement.

The Parties hereby amend the Agreement as follows (the "Amendment"):

As set forth in the Agreement, Agent was engaged to act as the exclusive agent for the purpose of providing certain services in connection with the disposition of the Merchandise and FF&E located at certain of Merchant's retail locations. Agent and Merchant have agreed to amend the Agreement to add (i) the 1,326 additional stores reflected on Exhibit A to this Amendment, (ii) the Merchant's warehouse and corporate offices located in Hoffman Estates, Illinois (the "Corporate Locations") and (iii) the Merchant's concessions located within other third party retail locations (other than the 208 retail locations leased within Walmart stores and identified on Exhibit A-1) (the "Concession Locations" and, together with the stores on Exhibit A and the Corporate Locations, the "Additional Stores").

Merchant and Agent hereby further agree that, with respect to the Additional Stores, Agent will assist Merchant in disposing of the Merchandise and FF&E at the Additional Store through the conduct of "Going out of Business", "Everything Must Go", "Store Closing", "Everything on Sale" or similar themed sales (such sale, the "Supplemental Sale"). The Supplemental Sale will commence on August 8, 2025 (the "Supplemental Sale Commencement Date") and will terminate no later than October 31, 2025 (the "Supplemental Sale Termination Date"); provided, however, that the Parties may mutually agree in writing to extend or terminate the Supplemental Sale at any Additional Store prior to the Supplemental Sale Termination Date. The period from the Supplemental Sale Commencement Date to the Supplemental Sale Termination Date shall be referred to as the "Supplemental Sale Term."

To control expenses of the Supplemental Sale, Merchant and Agent have established a budget, not to exceed \$8,302,303 (the "Supplemental Budget"), a copy of which is attached hereto as Exhibit B, of certain delineated expenses, including costs of supervision, deferred compensation, advertising (including signage and the shipping, freight, and sales tax related thereto where applicable). Upon execution of this Amendment, the Merchant shall pay by wire transfer to the Agent an advance

payment of costs and expenses delineated in the Supplemental Budget of \$2,925,806 (the “Supplemental Sale Advance”) which shall be held by Agent until the conclusion of the Supplemental Sale or otherwise applied in accordance with the terms of the Agreement. Should Merchant designate Additional Stores beyond those initially set forth on Exhibit A, the Parties will agree to an appropriate update to the Supplemental Budget, Supplemental Sale Term and any Supplemental Sale Advance.

With respect to the Supplemental Sale at the Concession Locations, the Agent’s Undertakings as set forth in paragraph C(i) of the Agreement shall be modified to make clear that, while Agent will not be providing direct supervision to these locations, Agent will (i) advise the Merchant regarding discount levels to support a bulk sale or sales of inventory in Concession Locations, (ii) assist the Merchant in its negotiations regarding these goods, (iii) to the extent negotiations of bulk purchases are unsuccessful, provide further discount guidance for that inventory and in all events supply Merchant with sales reporting in support of Merchant’s efforts to collect outstanding accounts receivable for inventory owned by Merchant and located at Concession Locations the “Concession Merchandise”). As compensation for its services with respect to the Concession Merchandise, Agent shall earn a fee of two and one-quarter percent (2.25%) of the proceeds of all sales and collections on account of Concession Merchandise following the date of this Amendment.

With respect to the Supplemental Sale at the Additional Stores, the Incentive Fee table as set forth in paragraph E of the Agreement shall be replaced with the following:

<u>Gross Recovery Percentage</u>	<u>Additional Incentive Compensation</u>
Between 217-219%	An additional 0.25% of Gross Proceeds (total Merchandise Fee and Incentive Fee equal to 2.5% of Gross Proceeds)
Above 219%	An additional 0.25% of Gross Proceeds (total Merchandise Fee and Incentive Fee equal to 2.75% of Gross Proceeds)

For the avoidance of doubt, sales of Concession Merchandise shall not be used in connection with the calculation of any Incentive Fee payable to Agent.

In addition, the definitions following the table in paragraph E of the Agreement shall be replaced with the following:

“Cost Value” with respect to each item of Merchandise sold shall mean the lower of (i)(x) the applicable “store_on_hand_cost” as reflected in the Merchandise File and associated with each such item of Merchandise divided by (y) the number of units as reflected in the Merchandise File and associated with each such item of Merchandise, in each case as maintained in the ordinary course consistent with historic practices; and (ii) the Retail Price.

“File” shall mean Merchant’s Inventory files set forth on Exhibit C and any other file received by Consultant from Merchant in connection with the Sale.

“Gross Recovery Percentage” shall mean the Gross Proceeds divided by the sum of the aggregate Cost Value of all of the Merchandise sold during the Sale.

“Retail Price” shall mean with respect to each item of Merchandise sold, the lower of (i) the selling price reflected in Merchant’s point of sale system prior to any discount granted by the Consultant for such item and (ii) (x) the applicable “store_on_hand_retail” as reflected in the Merchandise File and associated with each such item of Merchandise divided by (y) the number of units as reflected in the Merchandise File and associated with each such item of Merchandise, in each case as maintained in the ordinary course consistent with historic practice.

Both the Agreement and this Amendment shall govern the Supplemental Sale at the Additional Stores. For purposes of interpreting the Agreement and the Amendment with respect to the Supplement Sale, the following defined terms and exhibits shall be replaced in the Agreement with the corresponding defined terms and exhibits in or attached to this Amendment:

Agreement	Amendment
Expense Budget	Supplemental Budget
Sale Advance	Supplemental Sale Advance
Store or Stores	Additional Store or Additional Stores
Sale Commencement Date	Supplemental Sale Commencement Date
Sale Termination Date	Supplemental Sale Termination Date
Sale Term	Supplemental Sale Term

With respect to this Amendment, (i) Merchant hereby reaffirms the representations, warranties, and agreements set forth in section I of the Agreement, and (ii) Agent hereby reaffirms the representations, warranties, and agreements set forth in section I of the Agreement.

This Amendment, together the Agreement, all prior amendments or supplements, and all schedules and exhibits attached hereto and thereto, constitutes a single, integrated written contract expressing the entire agreement of the parties concerning the subject matter hereof. No covenants, agreements, representations or warranties of any kind whatsoever have been made by any party to this Amendment except as specifically set forth in this Amendment or the Agreement.

If this Amendment is acceptable to you, kindly execute a copy in the space provided, and return a countersigned version to the undersigned. Thank you again for this opportunity.

Very truly yours,

HILCO MERCHANT RESOURCES, LLC



By: T. Kellan Grant

Its: EVP Commercial Counsel

**AGREED AND ACCEPTED as of the ____ day
of August, 2025:**

CLAIRE'S BOUTIQUES, INC.

By: Brendan McKeough

Its: EVP, Chief Legal Officer, and Secretary

**AGREED AND ACCEPTED as of the 5th day
of August, 2025:**

CLAIRE'S BOUTIQUES, INC.

DocuSigned by:

Brendan McKeough

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By: Brendan McKeough

Its: EVP, Chief Legal Officer, and Secretary

First Amendment to Letter Agreement – Exhibit A

Additional Stores

Claire's US
Exhibit A

Store List

Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
601	Claire's_Stores_USA	Downtown Summerlin	1980 Festival Plaza Dr	Las Vegas	Nevada	89135	USA
602	Claire's_Stores_USA	Taylor Square	2871 Taylor Road Sw #12	Reynoldsburg	Ohio	43068-9550	USA
604	Claire's_Stores_USA	Bloomington Court	320 100 W Army Trail Road E038	Bloomington	Illinois	60108	USA
605	Claire's_Stores_USA	Charlotte Premium Outlets	5404 New Fashion Way #504	Charlotte	North Carolina	28278-5202	USA
606	Claire's_Stores_USA	Desert Hills Premium Outlets	48400 Seminole Drive #304	Cabazon	California	92230	USA
607	Claire's_Stores_USA	Pleasant Prairie Premium Outlets	11211 120Th Avenue	Pleasant Prairie	Wisconsin	53158	USA
608	Claire's_Stores_USA	Grand Prairie Premium Outlets	2950 W Interstate 20	Grand Prairie	Texas	75052	USA
609	Claire's_Stores_USA	Clarksburg Premium Outlets	22705 Clarksburg Road #938	Clarksburg	Maryland	20871	USA
610	Claire's_Stores_USA	Phoenix Premium Outlets	4976 Premium Outlet Way	Phoenix-Gila River	Arizona	85226	USA
612	Claire's_Stores_USA	San Francisco Premium Outlets	2774 Livermore Outlets Drive	Livermore	California	94551	USA
613	Claire's_Stores_USA	Gloucester Premium Outlets	100 Premium Outlet Drive #480	Blackwood	New Jersey	08012	USA
616	Claire's_Stores_USA	Carlsbad Premium Outlets	5630 Paseo Del Norte #D126	Carlsbad	California	92008-4468	USA
617	Claire's_Stores_USA	Las Vegas North Premium Outlets	875 S Grand Central Pkwy #1507	Las Vegas	Nevada	89106-4541	USA
618	Claire's_Stores_USA	Woodbury Commons	498 Red Apple Court #419	Central Valley	New York	10917	USA
696	Claire's_Stores_USA	Palm Beach Outlets	1731 Palm Beach Lakes Blvd	West Palm Beach	Florida	33401-2034	USA
697	Claire's_Stores_USA	South Port Shopping Center	999 Montauk Highway Ste 19	Shirley	New York	11967	USA
698	Claire's_Stores_USA	Colonial Plaza	2752 E Colonial Drive	Orlando	Florida	32803	USA
699	Claire's_Stores_USA	Seattle Premium Outlets	10600 Quil Ceda Blvd	Tulalip	Washington	98271	USA
700	Claire's_Stores_USA	Outlet Center Columbus	400 S Wilson Rd #944	Columbus	Ohio	43074	USA
701	Claire's_Stores_USA	Grand Rapids Outlet Center	350 84Th Street Sw #903	Byron Center	Michigan	49315	USA
702	Claire's_Stores_USA	Lancaster Outlets	311 Stanley K Tanger Dr #315	Lancaster	Pennsylvania	17602-1467	USA
703	Claire's_Stores_USA	Outlet Center Mebane	4000 Arowhead Blvd #670	Mebane	North Carolina	27302	USA
706	Claire's_Stores_USA	Brookside Marketplace	7380C W 191St Street #7	Tinley Park	Illinois	60487	USA
709	Claire's_Stores_USA	Springdale Plaza	433 East Kemper Road	Cincinnati	Ohio	45246	USA
712	Claire's_Stores_USA	North Park Center	8431 Old Troy Pike #22	Huber Heights	Ohio	45424	USA
713	Claire's_Stores_USA	Pulaski Promenade	4114 S Pulaski Road	Chicago	Illinois	60632	USA
714	Claire's_Stores_USA	Tampa Premium Outlets	2312 Grand Cypress Drive #897	Lutz	Florida	33559	USA
715	Claire's_Stores_USA	Outlet Center Fort Worth	15853 N Fwy #1025	Fort Worth	Texas	76177-3316	USA
716	Claire's_Stores_USA	Rivergate Shopping Center	14141 Steele Creek Rd #P 300	Charlotte	North Carolina	28273	USA
717	Claire's_Stores_USA	Crossroads Plaza	420 Crossroads Boulevard #8	Cary	North Carolina	27518	USA
718	Claire's_Stores_USA	Park West Village	3113 Market Center Drive #5110	Morrisville	North Carolina	27560-7506	USA
719	Claire's_Stores_USA	Brookhollow Marketplace	4526 Dacoma Street Suite 900	Houston	Texas	77092	USA
720	Claire's_Stores_USA	Fashion Show	3200 Las Vegas Boulevard #2805	Las Vegas	Nevada	89109	USA
721	Claire's_Stores_USA	Ka Makana Ali'i	91 5431 Kapolei Parkway	Kapolei	Hawaii	96707	USA
724	Claire's_Stores_USA	Mount Vernon Plaza	7678-C Richmond Hwy #12	Alexandria	Virginia	22306	USA
725	Claire's_Stores_USA	The Collection At Riverpark	540 Towne Center Rd #6230	Oxnard	California	93036	USA
726	Claire's_Stores_USA	River Oaks Plaza	1556 A W Gray Street Ste 6	Houston	Texas	77019	USA
729	Claire's_Stores_USA	Hitchcock Plaza	413 Fabian Drive 8	Aiken	South Carolina	29803	USA
730	Claire's_Stores_USA	The Outlets At Lake George	1415 State Route 9	Lake George	New York	12845	USA
731	Claire's_Stores_USA	Poplin Place Shopping Center	2889 W Highway 74 Ste 3	Monroe	North Carolina	28110	USA
733	Claire's_Stores_USA	Liberty Commons	1-35 & Highway 152	Liberty	Missouri	64068	USA
734	Claire's_Stores_USA	Sheridan Plaza	5121 Sheridan Street #22	Hollywood	Florida	33021	USA
735	Claire's_Stores_USA	Outlets Of Little Rock	11201 Bass Pro Parkway #M114	Little Rock	Arkansas	72210	USA
736	Claire's_Stores_USA	Southport Corridor	3530 N Southport	Chicago	Illinois	60613	USA
737	Claire's_Stores_USA	Riverpoint Center	1730 W Fullerton Avenue	Chicago	Illinois	60614	USA
740	Claire's_Stores_USA	Gates Of Prosper	905 South Preston Road	Prosper	Texas	75078	USA
742	Claire's_Stores_USA	Sunset Plaza	610 S Cleveland Street	Enid	Oklahoma	73703	USA
743	Claire's_Stores_USA	Bay Street	5637 Bay Street	Emerilville	California	94608	USA
744	Claire's_Stores_USA	Fashion District Philadelphia	907 Market Street #C 040	Philadelphia	Pennsylvania	19107	USA
745	Claire's_Stores_USA	Rancho Cordova Town Center	10905 Olson Drive	Rancho Cordova	California	95670	USA
747	Claire's_Stores_USA	Norfolk Premium Outlets	1600 Premium Outlets Boulevard	Norfolk	Virginia	23502	USA
748	Claire's_Stores_USA	Northborough Crossing	8118 Shops Way	Northborough	Massachusetts	01532	USA
749	Claire's_Stores_USA	The Outlets Of Des Moines	739 Bass Pro Drive Nw #550	Altoona	Iowa	50009-7617	USA
750	Claire's_Stores_USA	The Avenue Peachtree City	202 City Circle #120	Peachtree City	Georgia	30269	USA
752	Claire's_Stores_USA	Danada Square West	104 Danada Square West	Wheaton	Illinois	60189-2041	USA
1106	Claire's_Stores_USA	The Mall Of New Hampshire	1500 S Willow Street #W151	Manchester	New Hampshire	03103	USA
1111	Claire's_Stores_USA	Champlain Centre	60 Smithfield Blvd	Plattsburgh	New York	12901	USA
1122	Claire's_Stores_USA	Woodfield Mall	5 Woodfield Mall #G309	Schaumburg	Illinois	60173	USA
1132	Claire's_Stores_USA	Cherry Creek Shopping Center	3000 East First Avenue #100	Denver	Colorado	80206	USA
1135	Claire's_Stores_USA	Laurel Park	37658 West Six Mile Road #D230	Livonia	Michigan	48152	USA
1138	Claire's_Stores_USA	Scottsdale Fashion Square	7014 E Camelback Road #2085	Scottsdale	Arizona	85251	USA
1808	Claire's_Stores_USA	The Johnstown Galleria	500 Galleria Drive	Johnstown	Pennsylvania	15904	USA
1814	Claire's_Stores_USA	Treasure Coast Square	3212 N W Federal Highway	Jensen Beach	Florida	34957	USA
1819	Claire's_Stores_USA	Mall At Green Hills	2126 Abbott Martin Road #254	Nashville	Tennessee	37215	USA
1825	Claire's_Stores_USA	Penn Square Mall	1901 N W Expressway #1010	Oklahoma City	Oklahoma	73118	USA
1827	Claire's_Stores_USA	Columbia Mall	1321 North Columbia Ctr Blvd	Kennewick	Washington	99336	USA
1873	Claire's_Stores_USA	Inland Center Mall	235 Inland Center	San Bernardino	California	92408	USA
1886	Claire's_Stores_USA	Mid Rivers Mall	1380 Mid Rivers Mall #1246	St Peters	Missouri	63376	USA
1919	Claire's_Stores_USA	Hanes Mall	100 Hanes Mall Blvd #8812	Winston Salem	North Carolina	27103	USA
1929	Claire's_Stores_USA	Millcreek Mall	510 Millcreek Mall #575	Erie	Pennsylvania	16565	USA
1943	Claire's_Stores_USA	Antelope Valley Mall	1233 Rancho Vista Blvd #123	Palmdale	California	93551	USA
1954	Claire's_Stores_USA	Water Tower Place	835 N Michigan Avenue	Chicago	Illinois	60611	USA
1957	Claire's_Stores_USA	Melbourne Square	1700 West New Haven Ave #263	Melbourne	Florida	32901	USA
1965	Claire's_Stores_USA	Central Plaza	130 Central Mall	Lawton	Oklahoma	73501	USA
1973	Claire's_Stores_USA	Barton Creek Square Mall	2901 S. Capitol Of Texas Hwy	Austin	Texas	78746	USA

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Store List

Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
3010	Claire's_Stores_USA	Mall Of America	292 E. Broadway	Bloomington	Minnesota	55425	USA
3014	Claire's_Stores_USA	Flatiron Crossing	1 West Flatiron Cir	Broomfield	Colorado	80021	USA
3022	Claire's_Stores_USA	Front Range Village	2733 Council Tree Ave Spc #402	Fort Collins	Colorado	80525	USA
3023	Claire's_Stores_USA	Treasure Valley Marketplace	16447 North Marketplace Road	Nampa	Idaho	83687	USA
3027	Claire's_Stores_USA	Jersey Shore Premium Outlets	1 Premium Outlet Blvd #741	Tinton Falls	New Jersey	07753	USA
3035	Claire's_Stores_USA	Houston Premium Outlets	29300 Hempstead Road Spc #205	Cypress	Texas	77433	USA
3122	Claire's_Stores_USA	Bergen Mall	2701 Bergen Town Center #29	Paramus	New Jersey	07652	USA
3124	Claire's_Stores_USA	The Shops At Norterra	2450 W. Happy Valley Rd #1150	Phoenix	Arizona	85085	USA
3134	Claire's_Stores_USA	Cincinnati Premium Outlets	831 Premium Outlet Drive	Monroe	Ohio	45050	USA
3139	Claire's_Stores_USA	Warwick Mall	400 Bald Hill Road	Warwick	Rhode Island	02886	USA
3145	Claire's_Stores_USA	Freeport Village Station	1 Freeport Village Stn #309S	Freeport	Maine	04032	USA
3147	Claire's_Stores_USA	Oklahoma City Outlets	7638 W. Reno Ave #523	Oklahoma City	Oklahoma	73128	USA
3148	Claire's_Stores_USA	Christiana Mall	449 Christiana Mall Sp#1125	Newark	Delaware	19702	USA
3150	Claire's_Stores_USA	Outlet Center Deer Park	1550 The Arches Circle #1550	Deer Park	New York	11729	USA
3152	Claire's_Stores_USA	The Shops Of Grand River	6200 Grand River Blvd E.Sp#421	Leeds	Alabama	35094	USA
3154	Claire's_Stores_USA	Hammond Square	205 Palace Drive	Hammond	Louisiana	70403	USA
3172	Claire's_Stores_USA	Sugarloaf Mills	5900 Sugarloaf Parway	Lawrenceville	Georgia	30043	USA
3189	Claire's_Stores_USA	Crocker Park	75 Main Street	Westlake	Ohio	44145	USA
3190	Claire's_Stores_USA	City Creek Center	51 S.Main St. Spc #138A	Salt Lake City	Utah	84101	USA
3206	Claire's_Stores_USA	Gilroy Premium Outlets	681 Leavesley Road #B-95	Gilroy	California	95020	USA
3215	Claire's_Stores_USA	Brea Mall	1043 Brea Mall	Brea	California	92821	USA
3218	Claire's_Stores_USA	Burlington Mall	75 Middlesex Turnpike #C-34	Burlington	Massachusetts	01803	USA
3223	Claire's_Stores_USA	The Mall In Columbia	10300 Little Patuxent Parkway	Columbia	Maryland	21044	USA
3226	Claire's_Stores_USA	Galleria Dallas	13350 Dallas Parkway #3450	Dallas	Texas	75240	USA
3238	Claire's_Stores_USA	Opry Mills	343 Opry Mills Dr Suite #747	Nashville	Tennessee	37214	USA
3251	Claire's_Stores_USA	Oakbrook Shopping Center	544 Oakbrook Center	Oak Brook	Illinois	60523	USA
3254	Claire's_Stores_USA	Palladio At Broadstone	330 Palladio Parkway #2053	Folsom	California	95630	USA
3262	Claire's_Stores_USA	South Shore Plaza	250 Granite Street #10738	Braintree	Massachusetts	02184	USA
3263	Claire's_Stores_USA	Alliance Town Center	2914 Texas Sage Trail	Fort Worth	Texas	76177	USA
3267	Claire's_Stores_USA	Bay Plaza Shopping Center	2140 Bartow Avenue	Bronx	New York	10475	USA
3269	Claire's_Stores_USA	Valley Fair Mall	2855 Stevensons Creek Blvd	San Jose	California	95050	USA
3270	Claire's_Stores_USA	Pavilion At Port Orange	5509 S. Williamson Blvd	Port Orange	Florida	32128	USA
3274	Claire's_Stores_USA	West Shore Plaza	185 West Shore Plaza #45C	Tampa	Florida	33609	USA
3278	Claire's_Stores_USA	Woodland Hills	7021 S Memorial #282	Tulsa	Oklahoma	74133	USA
3280	Claire's_Stores_USA	South Hills Village	301 South Hills Village #1140	Bethel Park	Pennsylvania	15241	USA
3283	Claire's_Stores_USA	Glendale Galleria	2185 Glendale Galleria #Bu05	Glendale	California	91210	USA
3285	Claire's_Stores_USA	Old Orchard Mall	4999 Old Orchard Center #M14	Skokie	Illinois	60077	USA
3288	Claire's_Stores_USA	Ross Park	1000 Ross Park Drive Spc#No4D	Pittsburgh	Pennsylvania	15237	USA
3292	Claire's_Stores_USA	1385 Broadway	1385 Broadway	New York	New York	10018	USA
3293	Claire's_Stores_USA	476 86Th Street	476 86Th Street	Brooklyn	New York	11209	USA
3297	Claire's_Stores_USA	Bay Terrace Shopping Center	211-43 26Th Avenue	Bayside	New York	11360	USA
3299	Claire's_Stores_USA	Sunvalley	278 Sunvalley Mall	Concord	California	94520	USA
3300	Claire's_Stores_USA	Altamonte Mall	451 E Altamonte Drive #1253	Altamonte Springs	Florida	32701	USA
3302	Claire's_Stores_USA	The Shoppes At Buckland Hills	194 Buckland Road #2168	Manchester	Connecticut	06040	USA
3304	Claire's_Stores_USA	Wheaton Mall	11160 Viers Mill Road #147	Wheaton	Maryland	20902	USA
3309	Claire's_Stores_USA	Capitola Mall	1855 41St Street #B01	Capitola	California	95010	USA
3310	Claire's_Stores_USA	The Parks At Arlington	3811 S Cooper Street #2094	Arlington	Texas	76015	USA
3311	Claire's_Stores_USA	Auburn Mall	385 Southbridge Street #460	Auburn	Massachusetts	01501	USA
3317	Claire's_Stores_USA	Southland Mall	271 Southland Mall	Hayward	California	94545	USA
3318	Claire's_Stores_USA	Cottonwood Mall	10000 Coors By Pass N W #G220	Albuquerque	New Mexico	87114	USA
3329	Claire's_Stores_USA	Philadelphia Mills	1425 Franklin Mills #337	Philadelphia	Pennsylvania	19154	USA
3330	Claire's_Stores_USA	Broadway At The Beach	1210 Celebrity Circle #Aa-204	Myrtle Beach	South Carolina	29577	USA
3333	Claire's_Stores_USA	Pearland Town Center	11200 Broadway St Spc 160	Pearland	Texas	77584	USA
3338	Claire's_Stores_USA	Arizona Mills	5000 S Arizona Mills Circle	Tempe	Arizona	85282	USA
3339	Claire's_Stores_USA	Grapevine Mills	3000 Grapevine Mall Pkway #546	Grapevine	Texas	76051	USA
3345	Claire's_Stores_USA	Wolfchase Galleria	2760 North Germantown #183	Memphis	Tennessee	38133	USA
3366	Claire's_Stores_USA	Arbor Place	6700 Douglas Blvd Space #2110A	Douglasville	Georgia	30135	USA
3372	Claire's_Stores_USA	Providence Place	95 Providence Place	Providence	Rhode Island	02903	USA
3375	Claire's_Stores_USA	Cambridgeside Galleria	100 Cambridge Place #E209	Cambridge	Massachusetts	02141	USA
3378	Claire's_Stores_USA	The Empire Mall	4001 West 41St Street #18	Sioux Falls	South Dakota	57106	USA
3381	Claire's_Stores_USA	Manassas Mall	8300 Sudley Road	Manassas	Virginia	20109	USA
3394	Claire's_Stores_USA	Cielo Vista Mall	8401 Gateway West	El Paso	Texas	79925	USA
3396	Claire's_Stores_USA	Deptford Mall	1750 Deptford Ctr Road #2030	Deptford	New Jersey	08096	USA
3398	Claire's_Stores_USA	Mall Of Acadiana	5725 Johnston Street	Lafayette	Louisiana	70503	USA
3401	Claire's_Stores_USA	Holyoke Mall At Ingleside	50 Holyoke Street	Holyoke	Massachusetts	01040	USA
3410	Claire's_Stores_USA	North Riverside Park	7501 West Cermak Road #G3	North Riverside	Illinois	60546	USA
3411	Claire's_Stores_USA	Harlem Irving Plaza	4222 North Harlem Avenue	Norridge	Illinois	60706	USA
3415	Claire's_Stores_USA	Mall Of Louisiana	6401 Bluebonnet Blvd	Baton Rouge	Louisiana	70836	USA
3418	Claire's_Stores_USA	Northpark Mall	1200 E County Line Road #230	Ridgeland	Mississippi	39157	USA
3426	Claire's_Stores_USA	Orland Square Shopping Center	748 Orland Square Drive	Orland Park	Illinois	60462	USA
3433	Claire's_Stores_USA	Meadows Mall	4300 Meadows Lane	Las Vegas	Nevada	89107	USA
3435	Claire's_Stores_USA	Carmel Mountain Plaza	11738 Carmel Mountain Rd #180	San Diego	California	92128	USA
3443	Claire's_Stores_USA	Los Cerritos Center	115 Los Cerritos Center #B04	Cerritos	California	90703	USA
3452	Claire's_Stores_USA	Friendly Center	634 Friendly Shopping Ctr Rd	Greensboro	North Carolina	27408	USA
3465	Claire's_Stores_USA	Macomb Mall Shopping Center	32417 Gratoit Road	Roseville	Michigan	48066	USA

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Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
3470	Icing_Stores_USA	Westroads Mall	10000 California #156	Omaha	Nebraska	68114	USA
3474	Claire's_Stores_USA	Palisades Center	1000 Palisades Center Drive	West Nyack	New York	10994	USA
3481	Claire's_Stores_USA	Bridgewater Commons	400 Common Way #3025	Bridgewater	New Jersey	08807	USA
3485	Claire's_Stores_USA	Willowbrook Mall	1398 Willowbrook Mall	Wayne	New Jersey	07470	USA
3487	Claire's_Stores_USA	Katy Mills	5000 Katy Mills Circle	Katy	Texas	77494	USA
3488	Claire's_Stores_USA	Concord Mills	8111 Concord Mills Blvd #219	Concord	North Carolina	28027	USA
3490	Icing_Stores_USA	Southlake Mall	2413 Southlake Mall	Morrow	Georgia	30260	USA
3495	Claire's_Stores_USA	The Outlets At Orange	20 City Boulevard West #905	Orange	California	92868	USA
3497	Claire's_Stores_USA	Kentucky Oaks Mall	5101 Hinkleville Road	Paducah	Kentucky	42001	USA
3502	Claire's_Stores_USA	The Easton Town Center	110 Easton Town Center Road	Columbus	Ohio	43219	USA
3504	Claire's_Stores_USA	St. Clair Square	163 St Clair Square	Fairview Heights	Illinois	62208	USA
3505	Icing_Stores_USA	Greenbrier Mall	1401 Greenbrier Parkway	Chesapeake	Virginia	23320	USA
3507	Icing_Stores_USA	Lakewood Center	100 Lakewood Center	Lakewood	California	90712	USA
3517	Claire's_Stores_USA	Outlet Center Branson	300 Tanger Boulevard	Branson	Missouri	65616	USA
3522	Claire's_Stores_USA	Westgate Mall	7701 W Interstate 40 #620	Amarillo	Texas	79121	USA
3525	Icing_Stores_USA	Towne East Square	7700 E Kellogg #1024	Wichita	Kansas	67207	USA
3527	Icing_Stores_USA	Fashion Square Mall	4787 Fashion Square #D434	Saginaw	Michigan	48604	USA
3530	Icing_Stores_USA	Eastview	614 Eastview Mall	Victor	New York	14564	USA
3532	Claire's_Stores_USA	Battlefield Mall	2825 South Glenstone Ave #T09	Springfield	Missouri	65804	USA
3533	Icing_Stores_USA	Solano Mall	1350 Travis Boulevard #1523A	Fairfield	California	94533	USA
3539	Claire's_Stores_USA	Haywood Mall	700 Haywood Road Space #1049	Greenville	South Carolina	29607	USA
3546	Icing_Stores_USA	The Mall At Wellington Green	10300 West Forest Hill Blvd	Wellington	Florida	33414	USA
3550	Icing_Stores_USA	White Marsh	8200 Perry Hall Blvd	Baltimore	Maryland	21236	USA
3560	Icing_Stores_USA	Dakota Square	2400 Tenth Street S W #516	Minot	North Dakota	58701	USA
3561	Icing_Stores_USA	Northpark	320 W Kimberly Road	Davenport	Iowa	52806	USA
3569	Icing_Stores_USA	Countryside Square	27001 U S Hwy 19N	Clearwater	Florida	33761	USA
3573	Icing_Stores_USA	Bay Park Square	918 Bay Park Square	Green Bay	Wisconsin	54304	USA
3577	Icing_Stores_USA	Dimond Center	800 E Dimond Blvd #125B	Anchorage	Alaska	99515	USA
3581	Icing_Stores_USA	West County Mall	160 West County Mall	Des Peres	Missouri	63131	USA
3596	Icing_Stores_USA	The Avenues	10300 Southside Blvd #14	Jacksonville	Florida	32256	USA
3602	Icing_Stores_USA	Tippecanoe Mall	2415 Sagamore Parkway	Lafayette	Indiana	47905	USA
3622	Icing_Stores_USA	Fashion Place	6191 South State Street	Murray	Utah	84107	USA
3625	Icing_Stores_USA	The Mall In Columbia	10300 Little Patuxent Parkway	Columbia	Maryland	21044	USA
3638	Icing_Stores_USA	Round Rock Premium Outlets	4401 North 1H-35	Round Rock	Texas	78664	USA
3645	Icing_Stores_USA	Cordova Mall	5100 North 9Th Avenue	Pensacola	Florida	32504	USA
3673	Icing_Stores_USA	Antelope Valley Mall	1233 West Avenue P #123	Palmdale	California	93551	USA
3699	Icing_Stores_USA	Asheville Mall	Three Tunnel Road Spc# D-06	Asheville	North Carolina	28805	USA
3725	Icing_Stores_USA	Tacoma Mall	4502 S Steele St	Tacoma	Washington	98409	USA
3739	Icing_Stores_USA	Columbia Mall	1321 N Columbia Center Blvd	Kennewick	Washington	99336	USA
3747	Icing_Stores_USA	University Town Center	140 University Town Ctr Dr 192	Sarasota	Florida	34243	USA
3770	Icing_Stores_USA	Menlo Park Mall	55 Parsonage Rd Spc 1540C	Edison	New Jersey	08837	USA
3774	Icing_Stores_USA	Culver City Mall	6000 Sepulveda Blvd Suite 2561	Culver City	California	90230	USA
3776	Icing_Stores_USA	Ocean County Mall	1201 Hopper Ave	Toms River	New Jersey	08753	USA
3786	Icing_Stores_USA	Alamance Crossing	3176 Waltham Blvd	Burlington	North Carolina	27215	USA
3790	Icing_Stores_USA	Penn Square Mall	1901 Nw Expressway Suite #2008	Oklahoma City	Oklahoma	73118	USA
3824	Claire's_Stores_USA	Colorado Mills	14500 W. Colfax	Lakewood	Colorado	80401	USA
3825	Claire's_Stores_USA	Liberty Center	7100 Foundry Row Suite 184	Liberty Township	Ohio	45069	USA
3856	Claire's_Stores_USA	Plaza Carolina	Avenida Jesus M. Frago	Carolina	Puerto Rico	00983	USA
3858	Claire's_Stores_USA	Puerto Rico Premium Outlets	1 Premium Outlets Blvd	Barceloneta	Puerto Rico	00617	USA
5001	Claire's_Stores_USA	Oak Park Mall	11567 W 95Th Street	Overland Park	Kansas	66214	USA
5013	Claire's_Stores_USA	Dadeland Mall	7535 N.Kendall Dr Ste 1000	Miami	Florida	33156	USA
5022	Claire's_Stores_USA	Fashion Island	1021 Newport Ctr Drive #A150	Newport Beach	California	92660	USA
5023	Claire's_Stores_USA	Summitwoods Crossing	1756 N W Chapman Road	Lees Summit	Missouri	64081	USA
5027	Claire's_Stores_USA	Lima Mall	2400 Elida Rd. Rm #320	Lima	Ohio	45805	USA
5029	Claire's_Stores_USA	Pioneer Square Shopping Center	123 N Perkins Road	Stillwater	Oklahoma	74074	USA
5030	Claire's_Stores_USA	Gresham Station Shopping Center	1254 N W Civic Drive	Gresham	Oregon	97030	USA
5031	Claire's_Stores_USA	Fairway Marketplace	5584 Fairmont Parkway	Pasadena	Texas	77506	USA
5032	Claire's_Stores_USA	Town Center Plaza	5207 W 117Th Street	Leawood	Kansas	66211	USA
5033	Claire's_Stores_USA	Kahala Mall	4211 Waialae Avenue	Honolulu	Hawaii	96816	USA
5034	Claire's_Stores_USA	Ala Moana Center	1450 Ala Moana Center	Honolulu	Hawaii	96814	USA
5035	Claire's_Stores_USA	Pine Ridge Marketplace	3250 Gateway Boulevard	Prescott	Arizona	86304	USA
5044	Claire's_Stores_USA	Silverado Ranch Plaza	Eastern Ave & Silverado Ranch	Las Vegas	Nevada	89101	USA
5045	Claire's_Stores_USA	The Streets At Southpoint	6702 Fayetteville Road #286	Durham	North Carolina	27713	USA
5049	Claire's_Stores_USA	Redmond Town Center	7325 166 Avenue Ne Ste F122	Redmond	Washington	98052	USA
5054	Claire's_Stores_USA	The Falls Shopping Center	8888 S W 136Th Street	Miami	Florida	33176	USA
5055	Claire's_Stores_USA	Townmall Of Westminster	400 N Center St	Westminster	Maryland	21157	USA
5057	Claire's_Stores_USA	Shops At Willow Lawn	1601 Willow Lawn Dr Spc A-6	Richmond	Virginia	23030	USA
5058	Claire's_Stores_USA	Geneva Commons	1534 Commons Drive	Geneva	Illinois	60134	USA
5060	Claire's_Stores_USA	The Shoppes At Eastchase	6828 East Chase Parkway	Montgomery	Alabama	36117	USA
5063	Claire's_Stores_USA	Perimeter Mall	4400 Ashford Dunwoody Rd #2238	Dunwoody	Georgia	30346	USA
5065	Claire's_Stores_USA	Merrimack Premium Outlets	80 Premium Outlets Blvd #355	Merrimack	New Hampshire	03054	USA
5069	Claire's_Stores_USA	Triangle Town Center	5959 Triangle Town Blvd	Raleigh	North Carolina	27616	USA
5073	Claire's_Stores_USA	Outlet Shoppes At Atlanta	I-75 At Ridgewalk Pkwy #E505	Woodstock	Georgia	30188	USA
5074	Claire's_Stores_USA	Station Park	877 W East Promontory	Farmington	Utah	84025	USA
5083	Claire's_Stores_USA	Parkway Place Mall	2801 Memorial Parkway South	Huntsville	Alabama	35801	USA

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Store List

Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
5084	Claire's_Stores_USA	Chillicothe Mall	1075 N. Bridge St.	Chillicothe	Ohio	45601	USA
5085	Claire's_Stores_USA	Short Pump Town Center	11800 West Broad Street	Richmond	Virginia	23233	USA
5094	Claire's_Stores_USA	The Village	124 North Adams Road	Rochester Hills	Michigan	48309	USA
5101	Claire's_Stores_USA	Lakeside Shopping Center	3301 Veterans Memorial Blvd	Metairie	Louisiana	70002	USA
5111	Claire's_Stores_USA	Valparaiso Marketplace	2620 Laporte Avenue	Valparaiso	Indiana	46383	USA
5112	Claire's_Stores_USA	Outlet Center Myrtle Beach	10843 Kings Road	Myrtle Beach	South Carolina	29572	USA
5115	Claire's_Stores_USA	5Th Avenue Mall	320 W 5Th Avenue #148	Anchorage	Alaska	99501	USA
5117	Claire's_Stores_USA	Copperwood Village Shopping C	6581 Highway 6 North	Houston	Texas	77084	USA
5122	Claire's_Stores_USA	Crossroads Center	4101 W Division Street #B001	Saint Cloud	Minnesota	56301	USA
5124	Claire's_Stores_USA	Westroads Mall	10000 California Street #3426	Omaha	Nebraska	68114	USA
5129	Claire's_Stores_USA	Yorktown Center	148 Yorktown Shopping Center	Lombard	Illinois	60148	USA
5130	Claire's_Stores_USA	Markland Mall	1223 South Reed Road	Kokomo	Indiana	46902	USA
5133	Claire's_Stores_USA	Park City Center	640 Park City Center	Lancaster	Pennsylvania	17601	USA
5138	Claire's_Stores_USA	Coolsprings Galleria	1800 Galleria Blvd #5060	Franklin	Tennessee	37067	USA
5141	Claire's_Stores_USA	Woodland Mall	3195 28Th Street #H102	Kentwood	Michigan	49508	USA
5142	Claire's_Stores_USA	Cross County Mall	700 E Broadway East Spc #19	Mattoon	Illinois	61938	USA
5146	Claire's_Stores_USA	West Acres Shopping Center	3902 13Th Ave S #306 South	Fargo	North Dakota	58103	USA
5148	Claire's_Stores_USA	Central Mall	5111 Rogers Ave Suite 27	Fort Smith	Arkansas	72903	USA
5149	Claire's_Stores_USA	Northwood Mall	216 Northwoods Shop Ctr	Peoria	Illinois	61613	USA
5150	Claire's_Stores_USA	Philadelphia Premium Outlets	18 Light Cap Road #1063	Pottstown	Pennsylvania	19464	USA
5151	Claire's_Stores_USA	Southern Park Mall	7401 Market Street Room #283	Youngstown	Ohio	44512	USA
5152	Claire's_Stores_USA	Castleton Square	6020 East 82 St Room #138	Indianapolis	Indiana	46250	USA
5154	Claire's_Stores_USA	Belden Village	4196 Belden Mall	Canton	Ohio	44718	USA
5158	Claire's_Stores_USA	Southridge Mall	5300 South 76Th Street	Greendale	Wisconsin	53129	USA
5159	Claire's_Stores_USA	Eastland Mall	1603 East Empire St	Bloomington	Illinois	61701	USA
5174	Claire's_Stores_USA	Cherryvale Mall	7200 Harrison Avenue #H42B	Rockford	Illinois	61112	USA
5175	Claire's_Stores_USA	Haute City Center	3401 S Us Hwy 41 Suite #J27	Terre Haute	Indiana	47802	USA
5176	Claire's_Stores_USA	Tippecanoe Mall	2415 Sagamore Parkway	Lafayette	Indiana	47905	USA
5177	Claire's_Stores_USA	Uptown Janesville	2500 Milton Avenue	Janesville	Wisconsin	53545	USA
5180	Claire's_Stores_USA	Independence Center	2135 Independence Center	Independence	Missouri	64057	USA
5181	Claire's_Stores_USA	Maplewood Mall	3001 White Bear Ave N. #2050	Maplewood	Minnesota	55109	USA
5183	Claire's_Stores_USA	Waterside Marketplace	50607 Waterside Drive	Chesterfield	Michigan	48051	USA
5184	Claire's_Stores_USA	Fox Valley Mall	2069 Fox Valley Center	Aurora	Illinois	60505	USA
5186	Claire's_Stores_USA	The Shops At Perry Crossing	2498 Perry Croosing Way	Plainfield	Indiana	46168	USA
5191	Claire's_Stores_USA	Chicago Premium Outlets	1650 Premium Outlet Blvd #1141	Aurora	Illinois	60502	USA
5192	Claire's_Stores_USA	Old Mill District At River Bend	450 S W Power House Drive #401	Bend	Oregon	97702	USA
5193	Claire's_Stores_USA	Sooner Mall	3421 W Main	Norman	Oklahoma	73072	USA
5194	Claire's_Stores_USA	Shops At Fallen Timbers	3100 Main Street #1118	Maumee	Ohio	43537	USA
5197	Claire's_Stores_USA	Sikes Senter	3111 Midwestern Pkwy #164	Wichita Falls	Texas	76308	USA
5198	Claire's_Stores_USA	Northbrook Court	2242 Northbrook Court	Northbrook	Illinois	60062	USA
5200	Claire's_Stores_USA	West County Mall	107 West County Center #2205	Des Peres	Missouri	63131	USA
5203	Claire's_Stores_USA	Southbay Pavilion	20700 S Avalon #450	Carson	California	90746	USA
5205	Claire's_Stores_USA	Irvine Spectrum Center	741 Spectrum Center Drive	Irvine	California	92618	USA
5207	Claire's_Stores_USA	Colonie Center	131 Colonie Shopping Ctr #425	Albany	New York	12205	USA
5208	Claire's_Stores_USA	Green Ridge Square	3286A Alpine Ave Nw Spc 119	Walker	Michigan	49544	USA
5212	Claire's_Stores_USA	Sand Creek Crossing	2440 Sand Creek Road	Brentwood	California	94513	USA
5217	Claire's_Stores_USA	Dimond Center	800 East Dimond Blvd #173	Anchorage	Alaska	99515	USA
5225	Claire's_Stores_USA	Meyerland Plaza	394 Meyerland Plaza Mall	Houston	Texas	77096	USA
5226	Claire's_Stores_USA	Hemet Valley Mall	2200 W Florida Avenue #325	Hemet	California	92545	USA
5228	Claire's_Stores_USA	Tower Shops Center	2044 S University Drive	Davie	Florida	33334	USA
5229	Claire's_Stores_USA	The Mall At Greece Ridge	228 Greece Ridge Center	Rochester	New York	14626	USA
5233	Claire's_Stores_USA	Woodland Hills	7021 S Memorial #110	Tulsa	Oklahoma	74133	USA
5235	Claire's_Stores_USA	White Oaks Mall	253 White Oaks S.C.	Springfield	Illinois	62704	USA
5236	Claire's_Stores_USA	141 East Broad Street	141 E Broad Street	Westfield	New Jersey	07090	USA
5237	Claire's_Stores_USA	Market Place Shopping Center	2000 North Neil St	Champaign	Illinois	61820	USA
5238	Claire's_Stores_USA	Orland Square Shopping Center	202 Orland Square Drive #B01A	Orland Park	Illinois	60462	USA
5240	Claire's_Stores_USA	Towne East Square	Towne East Square 741	Wichita	Kansas	67207	USA
5241	Claire's_Stores_USA	Montgomery Mall	236 Montgomery Mall	North Wales	Pennsylvania	19454	USA
5242	Claire's_Stores_USA	Westmoreland Mall	5256 Route 30 #219	Greensburg	Pennsylvania	15601	USA
5243	Claire's_Stores_USA	Rockaway Town Square	133 Rockaway Town Sq Mall	Rockaway	New Jersey	07866	USA
5244	Claire's_Stores_USA	Jefferson Mall	4801/C-558 Outerloop Rd	Louisville	Kentucky	40219	USA
5245	Claire's_Stores_USA	University Park Mall	6501 Grape Road #312	Mishawaka	Indiana	46545	USA
5248	Claire's_Stores_USA	Longview Mall	3500 Mccann Road	Longview	Texas	75605	USA
5249	Claire's_Stores_USA	Francis Scott Key Mall	5500 Buckeys Town Pike #268	Frederick	Maryland	21703	USA
5252	Claire's_Stores_USA	North East Mall	1101 Melbourne Road #2139	Hurst	Texas	76053	USA
5255	Claire's_Stores_USA	Edgewater Mall	2600 Beach Blvd Space #10	Biloxi	Mississippi	39531	USA
5256	Claire's_Stores_USA	Wyoming Valley Mall	2 Wyoming Valley Mall	Wilkes Barre	Pennsylvania	18702	USA
5258	Claire's_Stores_USA	Hickory Point Mall	1310 Hickory Point Mall	Forsyth	Illinois	62535	USA
5259	Claire's_Stores_USA	Valley Hills Mall	1960 Highway 64-70 S.E. #237A	Hickory	North Carolina	28602	USA
5262	Claire's_Stores_USA	Louis Joliet Mall	1226 Louis Joliet Mall	Joliet	Illinois	60435	USA
5264	Claire's_Stores_USA	The Empire Mall	700 W. Empire	Sioux Falls	South Dakota	57106	USA
5265	Claire's_Stores_USA	Richland Mall	6001 West Waco Drive #16B	Waco	Texas	76710	USA
5266	Claire's_Stores_USA	Logan Valley Mall	5580 Goods Lane Suite 1088	Altoona	Pennsylvania	16602	USA
5267	Claire's_Stores_USA	Greenwood Park Mall	1251 U S 31 North	Greenwood	Indiana	46142	USA
5270	Claire's_Stores_USA	Uptown Rapid City	2200 North Maple	Rapid City	South Dakota	57701	USA

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Store List

Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
5272	Claire's_Stores_USA	658 W. 181St Street	658 W 181 Street	New York	New York	10033	USA
5273	Claire's_Stores_USA	Hanes Mall	3320 Silas Creek Pkwy-Ste 550	Winston-Salem	North Carolina	27103	USA
5275	Claire's_Stores_USA	Southern Hills Mall	4400 Sergeant Road #234	Sioux City	Iowa	51106	USA
5276	Claire's_Stores_USA	Greenwood Mall	2625 Scottsville Road #426	Bowling Green	Kentucky	42101	USA
5278	Claire's_Stores_USA	Dakota Square	412 Dakota Square	Minot	North Dakota	58701	USA
5280	Claire's_Stores_USA	Kirkwood Mall	832 Kirkwood Mall	Bismarck	North Dakota	58501	USA
5281	Claire's_Stores_USA	The Greene	76 Chestnut Street	Beavercreek	Ohio	45440	USA
5284	Claire's_Stores_USA	Magnolia Mall	2701 W David Mcleod Blvd #50	Florence	South Carolina	29501	USA
5285	Claire's_Stores_USA	South County Mall	305 South County Center	St. Louis	Missouri	63129	USA
5286	Claire's_Stores_USA	Meridian Mall	1982 E Grand River	Okemos	Michigan	48864	USA
5287	Claire's_Stores_USA	Gateway Station	1169 N Burleson Blvd Ste 105	Burleson	Texas	76028	USA
5288	Claire's_Stores_USA	Eastgate Mall	4601 Eastgate Boulevard #565	Cincinnati	Ohio	45245	USA
5289	Claire's_Stores_USA	Dalton Mall	816 Walnut Square Boulevard	Dalton	Georgia	30721	USA
5292	Claire's_Stores_USA	Golden Triangle Mall	2201 I35E S	Denton	Texas	76205	USA
5293	Claire's_Stores_USA	Colony Square Mall	3575 N Maple	Zanesville	Ohio	43701	USA
5295	Claire's_Stores_USA	The Crossroads	6650 S Westnedge - #130 A	Kalamazoo	Michigan	49002	USA
5297	Claire's_Stores_USA	District At Tustin Legacy	2421 Park Avenue #312	Tustin	California	92782	USA
5300	Claire's_Stores_USA	Arnot Mall	Arnot Mall C-16	Horseheads	New York	14845	USA
5301	Claire's_Stores_USA	Bay Park Square	351 Bay Park Square	Green Bay	Wisconsin	54304	USA
5302	Claire's_Stores_USA	Spotsylvania Towne Centre	110 Spotsylvania Mall Dr.	Fredericksburg	Virginia	22407	USA
5303	Claire's_Stores_USA	Huntington Mall	Space 642	Barboursville	West Virginia	25504	USA
5306	Claire's_Stores_USA	Nittany Mall	2901 E. College Ave	State College	Pennsylvania	16801	USA
5310	Claire's_Stores_USA	Annapolis Mall	1665 Annapolis Mall #62	Annapolis	Maryland	21401	USA
5311	Claire's_Stores_USA	Eastwood Mall Complex	5555 Youngtown-Warren Rd #424	Niles	Ohio	44446	USA
5314	Claire's_Stores_USA	Killeen Mall	2100 S W South Young Dr #1202	Killeen	Texas	76543	USA
5315	Claire's_Stores_USA	West Park Mall	3049 Route K #173	Cape Girardeau	Missouri	63701	USA
5316	Claire's_Stores_USA	Glenbrook Square	4201 Coldwater Road	Fort Wayne	Indiana	46805	USA
5318	Claire's_Stores_USA	Victoria Mall	7800 Hallettsville Hwy	Victoria	Texas	77904	USA
5319	Claire's_Stores_USA	College Mall	2842 East 3Rd Street #F14	Bloomington	Indiana	47401	USA
5320	Icing_Stores_USA	Barton Creek Square Mall	2901 Capitol Of Texas Hwy	Austin	Texas	78746	USA
5326	Claire's_Stores_USA	Lansing Mall	5222 W Saginaw Hgwy	Lansing	Michigan	48917	USA
5328	Claire's_Stores_USA	The Promenade	623 East Boughton Road	Bolingbrook	Illinois	60440	USA
5330	Claire's_Stores_USA	Eastland Mall	800 N Green River Rd #211	Evansville	Indiana	47715	USA
5331	Claire's_Stores_USA	Chapel Hills Mall	1710 Briargate Blvd #333	Colorado Springs	Colorado	80920	USA
5332	Claire's_Stores_USA	Sangertown Square	8555 Seneca Turnpike Spc L04	New Hartford	New York	13413	USA
5334	Claire's_Stores_USA	Valley View Mall	3800 U S Highway 16 #109-A	Lacrosse	Wisconsin	54601	USA
5335	Claire's_Stores_USA	Meadowbrook Mall	2630 Meadowbrook Road	Bridgeport	West Virginia	26330	USA
5336	Claire's_Stores_USA	Apple Blossom Mall	1850 Apple Blossom Drive	Winchester	Virginia	22601	USA
5337	Claire's_Stores_USA	Woodfield Mall	F322 Woodfield Mall	Schaumburg	Illinois	60173	USA
5343	Claire's_Stores_USA	Sandusky Mall	4314 Milan Road #155	Sandusky	Ohio	44870	USA
5346	Claire's_Stores_USA	Green Tree Mall	757 East Lewis And Clark Pkwy	Clarksville	Indiana	47129	USA
5348	Claire's_Stores_USA	Ohio Valley Mall	67800 Mall Road	St Clairsville	Ohio	43950	USA
5349	Claire's_Stores_USA	Willow Grove Park	2500 West Moreland Road	Willow Grove	Pennsylvania	19090	USA
5350	Claire's_Stores_USA	Southwest Plaza	8501 West Bowles Ave #2042	Littleton	Colorado	80123	USA
5351	Claire's_Stores_USA	Legends Outlets	1843 Village West Parkway	Kansas City	Kansas	66111	USA
5353	Claire's_Stores_USA	Fayette Mall	3429 Nicholasville Rd	Lexington	Kentucky	40503	USA
5357	Claire's_Stores_USA	The Avenue West Cobb	3625 Dallas Highway S W	Marietta	Georgia	30064	USA
5358	Claire's_Stores_USA	Animas Valley Mall	4601 East Main #B-7	Farmington	New Mexico	87401	USA
5359	Claire's_Stores_USA	Lindale Mall	4444 First Avenue N E	Cedar Rapids	Iowa	52402	USA
5365	Claire's_Stores_USA	Valle Vista Mall	2000 S Expressway 83	Harlingen	Texas	78552	USA
5366	Claire's_Stores_USA	St. Louis Premium Outlets	18527 Outlets Blvd Spc739	Chesterfield	Missouri	63005	USA
5369	Claire's_Stores_USA	Miami International Mall	1455 N W 107Th Avenue	Doral	Florida	33172	USA
5370	Claire's_Stores_USA	Orange Park Mall	1910 Wells Road	Orange Park	Florida	32073	USA
5373	Claire's_Stores_USA	Gulfport Premium Outlets	10130 Factory Shops Blvd	Gulfport	Mississippi	39503	USA
5374	Claire's_Stores_USA	Greeley Mall	2072 Greeley Avenue #50B	Greeley	Colorado	80631	USA
5376	Claire's_Stores_USA	The Citadel	750 Citadel Dr East #2352	Colorado Springs	Colorado	80909	USA
5377	Claire's_Stores_USA	Fox River Mall	4301 W Wisconsin Avenue #506	Appleton	Wisconsin	54913	USA
5384	Claire's_Stores_USA	Danville Mall	Mt Cross Road #Uc-10	Danville	Virginia	24543	USA
5385	Claire's_Stores_USA	Capital Mall	3600 Country Club Dr #124	Jefferson	Missouri	65101	USA
5386	Claire's_Stores_USA	Music City Mall	4101 E 42Nd Street #C18	Odessa	Texas	79762	USA
5387	Claire's_Stores_USA	Grossmont Shopping Center	5500 Grossmont Center Drive	La Mesa	California	91942	USA
5388	Claire's_Stores_USA	Coastal Grand Mall	200 Coastal Grand Circle #225	Myrtle Beach	South Carolina	29577	USA
5390	Claire's_Stores_USA	Outlets Of Mississippi	200 Bass Pro Drive Spc 445	Pearl	Mississippi	39208	USA
5391	Claire's_Stores_USA	Anderson Mall	3101 N Main Street #N-4	Anderson	South Carolina	29621	USA
5392	Claire's_Stores_USA	Mall Of Abilene	4310 Buffalo Gap Road	Abilene	Texas	79606	USA
5395	Claire's_Stores_USA	Pierre Bossier Mall	2950 E Texas Street #61-62	Bossier City	Louisiana	71111	USA
5396	Claire's_Stores_USA	Glynn Place Mall	348 Mall Boulevard	Brunswick	Georgia	31525	USA
5400	Claire's_Stores_USA	Midland Park Mall	4511 N Midkiff Dr #B-06A	Midland	Texas	79705	USA
5401	Claire's_Stores_USA	La Plaza Mall	2200 S 10Th Street #F-15	McAllen	Texas	78501	USA
5402	Claire's_Stores_USA	Deerbrook Mall	20131 Highway 59 North #1328	Humble	Texas	77338	USA
5403	Claire's_Stores_USA	North Grand Mall	2801 Grand Ave	Ames	Iowa	50010	USA
5404	Claire's_Stores_USA	Uptown Hot Springs	45-01 Central Avenue	Hot Springs	Arkansas	71913	USA
5408	Claire's_Stores_USA	Valdosta Mall	1108 Valdosta Mall	Valdosta	Georgia	31601	USA
5409	Claire's_Stores_USA	Capital City Mall	3506 Capitol City Mall Dr	Camp Hill	Pennsylvania	17011	USA
5411	Claire's_Stores_USA	Flagstaff Mall	4650 N Highway 89A #B30	Flagstaff	Arizona	86001	USA

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5415	Claire's_Stores_USA	Paddock Mall	3100 S W College	Ocala	Florida	34474	USA
5416	Claire's_Stores_USA	Merle Hay Mall	3800 Merle Hay Rd. Ste 416	Des Moines	Iowa	50310	USA
5418	Claire's_Stores_USA	The Tucson Mall	4500 N Oracle Rd Suite #170	Tucson	Arizona	85705	USA
5419	Claire's_Stores_USA	Westland Mall	550 S Gear Avenue	Burlington	Iowa	52655	USA
5420	Claire's_Stores_USA	Mayfaire Town Center	6859 Main Street	Wilmington	North Carolina	28405	USA
5423	Claire's_Stores_USA	Southlake	2035 Southlake Mall	Merrillville	Indiana	46410	USA
5424	Claire's_Stores_USA	East Towne Mall	70 East Towne Mall	Madison	Wisconsin	53704	USA
5425	Claire's_Stores_USA	Auburn Mall	1627 Opelika Road Spc #51	Auburn	Alabama	36830	USA
5426	Claire's_Stores_USA	South Park Mall	2310 S W Military Dr #212	San Antonio	Texas	78224	USA
5428	Claire's_Stores_USA	University Town Center	140 University Town Ctr Dr 295	Sarasota	Florida	34243	USA
5430	Claire's_Stores_USA	Santa Fe Place	4250 Cerrillos Rd	Santa Fe	New Mexico	87505	USA
5431	Claire's_Stores_USA	Valley View Mall	4802 Valley View Blvd N W	Roanoke	Virginia	24012	USA
5432	Claire's_Stores_USA	The Promenade Shops At Briar	1645 Briargate Parkway #227	Colorado Springs	Colorado	80920	USA
5436	Claire's_Stores_USA	Pecanland Mall	4700 Milhaven Road #1542	Monroe	Louisiana	71203	USA
5437	Claire's_Stores_USA	Merced Mall	750 Merced Mall Space #10	Merced	California	95348	USA
5438	Claire's_Stores_USA	White Marsh	8200 Perry Hall Boulevard	Baltimore	Maryland	21236	USA
5439	Claire's_Stores_USA	Wiregrass Commons	900 Commons Drive 97 Suite 918	Dothan	Alabama	36303	USA
5442	Claire's_Stores_USA	Gadsden Mall	1001 Rainbow Dr Store 20B	Gadsden	Alabama	35901	USA
5444	Claire's_Stores_USA	Chicago Ridge Mall	611 Chicago Ridge Mall	Chicago Ridge	Illinois	60415	USA
5447	Claire's_Stores_USA	Country Club Mall	Winchester And Vocke Rd	Lavale	Maryland	21502	USA
5449	Claire's_Stores_USA	Northgate Mall	Hwy 153 And Hixon Pike	Chattanooga	Tennessee	37415	USA
5450	Claire's_Stores_USA	Mesa Mall	2424 U S Highway 6 & 50 #199	Grand Junction	Colorado	81505	USA
5451	Claire's_Stores_USA	Valley Mall	1925 E Market St Space 604	Harrisonburg	Virginia	22801	USA
5452	Claire's_Stores_USA	Grand Teton Mall	2300 E 17Th Street	Idaho Falls	Idaho	83401	USA
5453	Claire's_Stores_USA	Eastridge Mall	601 Se Wyoming Blvd. Spc #1302	Casper	Wyoming	82609	USA
5455	Claire's_Stores_USA	Oakdale Mall	601-625 Harry L Dr #22	Johnson City	New York	13790	USA
5456	Claire's_Stores_USA	The Shops At La Cantera	5009 La Cantera Pkwy #9895	San Antonio	Texas	78256	USA
5457	Claire's_Stores_USA	Northwoods Mall	2150 Northwoods Blvd #K832	North Charleston	South Carolina	29418	USA
5458	Claire's_Stores_USA	Nebraska Crossing	21355 Nebraska Crossing Dr.	Gretna	Nebraska	68028	USA
5459	Claire's_Stores_USA	Florence Mall	1160 Florence Mall Road	Florence	Kentucky	41042	USA
5461	Claire's_Stores_USA	Sunset Mall	4001 Sunset Drive #1334	San Angelo	Texas	76904	USA
5462	Claire's_Stores_USA	Lufkin Mall	4600 South Medford	Lufkin	Texas	75901	USA
5466	Claire's_Stores_USA	Riverchase Galleria	2000 Riverchase Galleria #204	Hoover	Alabama	35244	USA
5467	Claire's_Stores_USA	Plaza Bonita	3030 Plaza Bonita Road #1074	National City	California	91950	USA
5469	Claire's_Stores_USA	The Outlet Collection Riverwalk	500 Port Place Suite #221	New Orleans	Louisiana	70130	USA
5470	Claire's_Stores_USA	River Oaks Shopping Center	207 River Oaks #Ob07	Calumet City	Illinois	60409	USA
5472	Claire's_Stores_USA	Twin Cities Premium Outlets	3925 Eagan Outlets Pkwy #880	Eagan	Minnesota	55122	USA
5474	Claire's_Stores_USA	College Square Mall	6301 University Avenue #1260	Cedar Falls	Iowa	50613	USA
5476	Claire's_Stores_USA	Pembroke Lakes Mall	11401 Pines Blvd #764	Pembroke Pines	Florida	33026	USA
5477	Claire's_Stores_USA	Towne Mall	1704 N Dixie Hwy B-11A	Elizabethtown	Kentucky	42701	USA
5478	Claire's_Stores_USA	Post Oak Mall	1500 Harvey Road #6008	College Station	Texas	77840	USA
5479	Claire's_Stores_USA	Solano Mall	1350 Travis Blvd #1503A	Fairfield	California	94533	USA
5480	Claire's_Stores_USA	Cordova Mall	5100 N Ninth Avenue #E-525	Pensacola	Florida	32504	USA
5484	Claire's_Stores_USA	South Plains Mall	6002 Slide Road Store G-23	Lubbock	Texas	79414	USA
5488	Claire's_Stores_USA	Outlet Center Savannah	200 Tanger Outlet Blvd #371	Savannah	Georgia	31322	USA
5491	Claire's_Stores_USA	University Mall	1701 Mcfarland Blvd East	Tuscaloosa	Alabama	35405	USA
5492	Claire's_Stores_USA	2267 Broadway	2267 Broadway	Manhattan	New York	10024	USA
5502	Claire's_Stores_USA	Randolph Mall	Highway 64 East #H-5	Asheboro	North Carolina	27203	USA
5505	Claire's_Stores_USA	Danbury Fair Mall	Backus Avenue Spc F107	Danbury	Connecticut	06810	USA
5506	Claire's_Stores_USA	The Shoppes At Webb Ginn	1350 Scenic Highway S W #408	Snellville	Georgia	30078	USA
5509	Claire's_Stores_USA	Northtowne Mall	1500 N Clinton Street #153	Defiance	Ohio	43512	USA
5510	Claire's_Stores_USA	Parkdale Mall	6155 East Tex Freeway #G-726	Beaumont	Texas	77706	USA
5511	Claire's_Stores_USA	Dover Mall & Commons	4023 Dover Mall	Dover	Delaware	19901	USA
5513	Claire's_Stores_USA	Zona Rosa	7205 N.W. 86Th Terrace B-126	Kansas City	Missouri	64153	USA
5516	Claire's_Stores_USA	Propst Promenade	300 Colonial Promenade Parkway	Alabaster	Alabama	35007	USA
5520	Claire's_Stores_USA	The Shoppes At Arbor Lake	12473 Elm Creek Blvd	Maple Grove	Minnesota	55369	USA
5522	Claire's_Stores_USA	Laguna Gateway Shopping Cent	9170 W Stockton Blvd #160	Elk Grove	California	95758	USA
5525	Claire's_Stores_USA	Muncie Mall	3501 N Granville Avenue	Muncie	Indiana	47303	USA
5526	Claire's_Stores_USA	Bayside Marketplace	401 Biscayne Blvd & Ne 4Th St	Miami	Florida	33132	USA
5527	Claire's_Stores_USA	The Florida Mall	8001 S Orange Blossom Trail	Orlando	Florida	32809	USA
5528	Claire's_Stores_USA	Outlet Shoppes Of Bluegrass	1155 Buck Creed Rd #E512	Simpsonville	Kentucky	40067	USA
5531	Claire's_Stores_USA	Monte Vista Crossings	3017 Country Side Drive	Turlock	California	95380	USA
5533	Claire's_Stores_USA	North County Mall	200 E Via Rancho Pkway #217	Escondido	California	92025	USA
5534	Claire's_Stores_USA	Cherry Hill Mall	2000 Route 38 #1430	Cherry Hill	New Jersey	08002	USA
5538	Claire's_Stores_USA	Southland Mall	5953 West Park Avenue	Houma	Louisiana	70364	USA
5543	Claire's_Stores_USA	Cross County Shopping Center	1G Xavier Drive	Yonkers	New York	10704	USA
5544	Claire's_Stores_USA	Foothills Mall	129 Foothills Mall	Maryville	Tennessee	37801	USA
5546	Claire's_Stores_USA	Alexandria Mall	3437 Masonic Drive #1486	Alexandria	Louisiana	71301	USA
5547	Claire's_Stores_USA	Salmon Run Mall	21182 Salmon Run Loop W.	Watertown	New York	13601	USA
5552	Claire's_Stores_USA	Oakwood Mall	4800 Golf Road #424	Eau Claire	Wisconsin	54701	USA
5554	Claire's_Stores_USA	Lacentera At Cinco Ranch	23501 Cinco Ranch Blvd #E110	Katy	Texas	77494	USA
5557	Claire's_Stores_USA	Rogue Valley Mall	1600 N Riverside #1106	Medford	Oregon	97501	USA
5558	Claire's_Stores_USA	Magic Valley Mall	1485 Pole Line Rd. E. #193	Twin Falls	Idaho	83301	USA
5560	Claire's_Stores_USA	Greenbrier Mall	1401 Greenbrier Pkway #2206	Chesapeake	Virginia	23320	USA
5562	Claire's_Stores_USA	Fremaux Town Center	736 Town Center Pkwy Spc C600	Slidell	Louisiana	70458	USA

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Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
5564	Claire's_Stores_USA	South Towne Center	10450 South State St #1308	Sandy	Utah	84070	USA
5571	Claire's_Stores_USA	Governors Square	2801 Wilma Rudolph Blvd	Clarksville	Tennessee	37040	USA
5572	Claire's_Stores_USA	Indian Mound Mall	771 South 30Th Street #529	Heath	Ohio	43056	USA
5573	Claire's_Stores_USA	The Mall Of Victor Valley	14400 Bear Valley Rd #317	Victorville	California	92392	USA
5574	Claire's_Stores_USA	Hamilton Place	2100 Hamilton Place Blvd #206	Chattanooga	Tennessee	37421	USA
5575	Claire's_Stores_USA	Mall Del Norte	5300 San Dario Avenue #142	Laredo	Texas	78041	USA
5577	Claire's_Stores_USA	Saint Louis Galleria	2073 Saint Louis Galleria	Richmond Heights	Missouri	63117	USA
5581	Claire's_Stores_USA	Patrick Henry Mall	12300 Jefferson Avenue #801	Newport News	Virginia	23602	USA
5582	Claire's_Stores_USA	McCain Mall	3929 Mc Cain Blvd #H-03	North Little Rock	Arkansas	72116	USA
5583	Claire's_Stores_USA	La Palmera	5488 South Padre Isl Dr #2200	Corpus Christi	Texas	78411	USA
5584	Claire's_Stores_USA	Roswell Mall	4501 North Main Street #14	Roswell	New Mexico	88201	USA
5587	Claire's_Stores_USA	Clay Terrace	14550 Clay Terrace	Carmel	Indiana	46032	USA
5588	Claire's_Stores_USA	Del Amo Fashion Center	21712 Hawthorne Blvd #299	Torrance	California	90503	USA
5589	Claire's_Stores_USA	Shadow Lake Towne Center	7775 Olson Drive #117	Papillion	Nebraska	68046	USA
5590	Claire's_Stores_USA	Park Place	5870 E Broadway	Tucson	Arizona	85711	USA
5595	Claire's_Stores_USA	Destin Commons	4315 Legendary Drive	Destin	Florida	32541	USA
5602	Claire's_Stores_USA	Countryside Square	27001 U S Hwy 19 North #1028	Clearwater	Florida	33761	USA
5608	Claire's_Stores_USA	Northpark Mall	101 North Rangeline Road #234	Joplin	Missouri	64801	USA
5609	Claire's_Stores_USA	The Shops At Montebello	2039 Montebello Town Ctr #9U12	Montebello	California	90640	USA
5611	Claire's_Stores_USA	Yuma Palms	1313 South Yuma Palms Pkwy #C3	Yuma	Arizona	85364	USA
5614	Claire's_Stores_USA	Hawthorn Mall	526 Hawthorn Center #523	Vernon Hill	Illinois	60061	USA
5615	Claire's_Stores_USA	Trumbull Mall	5065 Main Street #1125	Trumbull	Connecticut	06611	USA
5618	Claire's_Stores_USA	Flinthills Mall	1676 Industrial Road #C-5	Emporia	Kansas	66801	USA
5619	Claire's_Stores_USA	Quail Springs Mall	2501 W Memorial Road #237	Oklahoma City	Oklahoma	73134	USA
5620	Claire's_Stores_USA	Northridge Mall	512 Northridge Mall	Salinas	California	93906	USA
5621	Claire's_Stores_USA	Central Mall	9Th And Magnolia	Salina	Kansas	67401	USA
5622	Claire's_Stores_USA	Factoria Square	3933 Factoria Mall S E #D2	Bellevue	Washington	98006	USA
5623	Claire's_Stores_USA	Del Monte Center	1460 Del Monte Ctr #C100	Monterey	California	93940	USA
5624	Claire's_Stores_USA	Bayshore Mall	3300 Broadway Box 43	Eureka	California	95501	USA
5625	Claire's_Stores_USA	River Valley Mall	1635 River Valley Circle South	Lancaster	Ohio	43130	USA
5627	Claire's_Stores_USA	Chesterfield Towne Center	11500 Midlothian Turnpike #652	Richmond	Virginia	23235	USA
5630	Claire's_Stores_USA	Valley Mall	17301 Valley Mall Road	Hagerstown	Maryland	217406	USA
5633	Claire's_Stores_USA	Salem Center	401 Center Street N E	Salem	Oregon	97301	USA
5636	Claire's_Stores_USA	Las Palmas Marketplace	11917 Gateway West	El Paso	Texas	79936	USA
5639	Claire's_Stores_USA	St. Johns Town Center	4712 River City Drive	Jacksonville	Florida	32246	USA
5641	Claire's_Stores_USA	Manhattan Town Center	100 Manhattan Town Center #130	Manhattan	Kansas	66502	USA
5642	Claire's_Stores_USA	Grand Central Mall	282 Grand Central	Parkersburg	West Virginia	26101	USA
5643	Claire's_Stores_USA	Four Seasons Towne Center	322 Four Seasons Mall	Greensboro	North Carolina	27407	USA
5644	Claire's_Stores_USA	Uptown Christiansburg	782 New River Rd. Nw Ste 837	Christiansburg	Virginia	24073	USA
5646	Claire's_Stores_USA	Gateway Mall	5 Gateway Mall Spc #295	Lincoln	Nebraska	68505	USA
5649	Claire's_Stores_USA	The Parks At Arlington	3811 South Cooper Street #2022	Arlington	Texas	76015	USA
5650	Claire's_Stores_USA	Miller Hill Mall	1600 Miller Trunk Highway #E07	Duluth	Minnesota	55811	USA
5651	Claire's_Stores_USA	Hamilton Mall	4403 Black Horse Pike #2039	Mays Landing	New Jersey	08330	USA
5653	Claire's_Stores_USA	The Oaks	6393 Newberry Road	Gainesville	Florida	32605	USA
5654	Claire's_Stores_USA	Gulfgate Center	3111 Woodridge Suite 555	Houston	Texas	77087	USA
5671	Claire's_Stores_USA	Bel Air Mall	3464 Bel Air Mall #G6A	Mobile	Alabama	36606	USA
5674	Claire's_Stores_USA	Peachtree Mall	3507 Manchester X-Way	Columbus	Georgia	31909	USA
5677	Claire's_Stores_USA	Shawnee Mall	4901 Kickapoo Street #1512	Shawnee	Oklahoma	74801	USA
5680	Claire's_Stores_USA	Outlet Center Sevierville	1645 Parkway Suite 1340	Sevierville	Tennessee	37876	USA
5681	Claire's_Stores_USA	Indiana Mall	2334 Oakland Ave Suite 27	Indiana	Pennsylvania	15701	USA
5684	Claire's_Stores_USA	University Mall	155 Dorset Street Spc# C11	South Burlington	Vermont	05403	USA
5685	Claire's_Stores_USA	Cleveland Mall	2001-6 And Dixon Blvd	Shelby	North Carolina	28150	USA
5686	Claire's_Stores_USA	River Center	849 E Commerce Street #455	San Antonio	Texas	78205	USA
5688	Claire's_Stores_USA	Pine Crest Plaza	1090 Morganton Road	Southern Pines	North Carolina	28387	USA
5690	Claire's_Stores_USA	College Square	2550 E Morris Blvd #29	Morristown	Tennessee	37813	USA
5691	Claire's_Stores_USA	Mercer Mall	261 Mercer Mall Rd Ste 145	Bluefield	West Virginia	24701	USA
5693	Claire's_Stores_USA	Kenwood Town Centre	7875 Montgomery Road #1118	Cincinnati	Ohio	45236	USA
5694	Claire's_Stores_USA	Broadway Square Mall	4601 S Broadway	Tyler	Texas	75703	USA
5696	Claire's_Stores_USA	Streets Of Tanasbourne	2285 N W Allie Avenue	Hillsboro	Oregon	97124	USA
5698	Claire's_Stores_USA	Jacksonville Mall	304 Western Blvd Spc #D1	Jacksonville	North Carolina	28546	USA
5700	Claire's_Stores_USA	Outlet Center Charleston	4840 Tanger Outlet Blvd	North Charleston	South Carolina	29418	USA
5701	Claire's_Stores_USA	Brazos Mall	100 W Highway 332 Suite #1286	Lake Jackson	Texas	77566	USA
5702	Claire's_Stores_USA	West Ridge Mall	1801 S W Wanamaker Road #E-7	Topeka	Kansas	66604	USA
5703	Claire's_Stores_USA	Pueblo Mall	3435 Dillon Drive	Pueblo	Colorado	81008	USA
5704	Claire's_Stores_USA	Capital Mall	625 S W Black Lake Blvd #261	Olympia	Washington	98502	USA
5705	Claire's_Stores_USA	Rimrock Mall	300 South 24Th St West #A11	Billings	Montana	59102	USA
5707	Claire's_Stores_USA	Berkshire Mall	1665 State Hill Road	Wyomissing	Pennsylvania	19610	USA
5711	Claire's_Stores_USA	Trenton Crossing	7600 N 10Th Street	McAllen	Texas	78504	USA
5715	Claire's_Stores_USA	Rio Grande Valley Premium Outlets	5001 East U S Expressway 83	Mercedes	Texas	78570	USA
5719	Claire's_Stores_USA	The Mall At Johnson City	2011 N Roan Street #18	Johnson City	Tennessee	37550	USA
5722	Claire's_Stores_USA	Chico Mall	1950 E 20Th Street #C-315	Chico	California	95928	USA
5727	Claire's_Stores_USA	Newport Centre	30 Mall Drive West	Jersey City	New Jersey	07310	USA
5728	Claire's_Stores_USA	Valley Plaza Mall	2701 Ming Avenue Space C-20	Bakersfield	California	93304	USA
5729	Claire's_Stores_USA	Boise Towne Square	350 N. Milwaukie St. Spc #1171	Boise	Idaho	83704	USA
5730	Claire's_Stores_USA	New Towne Mall	400 Mill Avenue S E #717	New Philadelphia	Ohio	44663	USA

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Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
5731	Claire's_Stores_USA	Rolling Oaks Mall	6909 N Loop 1604 East #2065	San Antonio	Texas	78247	USA
5732	Claire's_Stores_USA	Bellis Fair	#1 Bellis Fair Parkway #222	Bellingham	Washington	98226	USA
5734	Claire's_Stores_USA	Heritage Mall	1915 S E 14Th Avenue #D407	Albany	Oregon	97321	USA
5740	Claire's_Stores_USA	Park Plaza	6000 W Markham #3040	Little Rock	Arkansas	72205	USA
5741	Claire's_Stores_USA	Bentley Mall	32 College Road #13M	Fairbanks	Alaska	99701	USA
5743	Claire's_Stores_USA	The Shoppes At Solana	750 Sunland Park Drive #M-6	El Paso	Texas	79912	USA
5746	Claire's_Stores_USA	Kennedy Mall	555 John F. Kennedy Rd Unit 262	Dubuque	Iowa	52002	USA
5749	Claire's_Stores_USA	Village Pointe	17305 Davenport	Omaha	Nebraska	68118	USA
5750	Claire's_Stores_USA	Southgate Mall	2901 Brooks Street #D3	Missoula	Montana	59801	USA
5752	Claire's_Stores_USA	South Hill Mall	3500 S Meridan #620	Puyallup	Washington	98373	USA
5754	Claire's_Stores_USA	Albany Mall	2601 Dawson Road #E48	Albany	Georgia	31707	USA
5755	Claire's_Stores_USA	Harford Mall	678C Bel Air Road	Bel Air	Maryland	21014	USA
5761	Claire's_Stores_USA	Southpark Mall	62 South Park Circle	Colonial Heights	Virginia	23834	USA
5762	Claire's_Stores_USA	Asheville Mall	3 South Tunnel Road	Asheville	North Carolina	28805	USA
5764	Claire's_Stores_USA	Ingram Park Mall	6301 Northwest Loop 410	San Antonio	Texas	78238	USA
5765	Claire's_Stores_USA	Santan Village	2268 E Williams Field Road	Gilbert	Arizona	85296	USA
5770	Claire's_Stores_USA	Garden State Plaza	1 Garden State Plaza Blvd T-13	Paramus	New Jersey	07652	USA
5771	Claire's_Stores_USA	Oglethorpe Mall	7804 Abercorn Extension #71A	Savannah	Georgia	31406	USA
5772	Claire's_Stores_USA	Central Mall	2400 Richmond Rd #93	Texarkana	Texas	75503	USA
5776	Claire's_Stores_USA	Town East Mall	2063 Town East Amall Ste 2236	Mesquite	Texas	75150	USA
5777	Claire's_Stores_USA	Chesapeake Square	4200 Portsmouth Boulevard #864	Chesapeake	Virginia	23321	USA
5781	Claire's_Stores_USA	Silver Lake Mall	200 W Hanley Avenue #A-121	Coeur D'Alene	Idaho	83814	USA
5782	Claire's_Stores_USA	Northwest Arkansas Mall	4201 N Shiloh Drive #164	Fayetteville	Arkansas	72703	USA
5783	Claire's_Stores_USA	University Mall	575 East University Pkwy #D63	Orem	Utah	84058	USA
5787	Claire's_Stores_USA	Vancouver Mall	5001 N E Thurston Way	Vancouver	Washington	98662	USA
5788	Claire's_Stores_USA	Fashion Place	6191 South State Street #D382	Murray	Utah	84107	USA
5793	Claire's_Stores_USA	Otay Ranch Town Center	2015 Birch Rd	Chula Vista	California	91915	USA
5794	Claire's_Stores_USA	Morgantown Mall	9500 Mall Road #711	Morgan Town	West Virginia	26501	USA
5795	Claire's_Stores_USA	St. Charles Towne Center	11110 Mall Circle #Q-4	Waldorf	Maryland	20603	USA
5796	Claire's_Stores_USA	Freehold Raceway Mall	3710 Route 9 #B222	Freehold	New Jersey	07728	USA
5798	Claire's_Stores_USA	Ashland Town Center	500 Winchester Ave. Ste 568	Ashland	Kentucky	41105	USA
5799	Claire's_Stores_USA	York Galleria	2899 Whiteford Road #228	York	Pennsylvania	17402	USA
5803	Claire's_Stores_USA	Weatherford Marketplace	138 East Ih 20	Weatherford	Texas	76087	USA
5804	Claire's_Stores_USA	Coronado Center	6600 Menaul N E #D002	Albuquerque	New Mexico	87110	USA
5805	Claire's_Stores_USA	Rivergate Mall	1000 Rivergate Pkwy Spc #1630	Goodlettsville	Tennessee	37072	USA
5808	Claire's_Stores_USA	Decatur Mall	1801 Beltline Road S W #B-8	Decatur	Alabama	35603	USA
5812	Claire's_Stores_USA	Christown Spectrum	1792 West Montebellow	Phoenix	Arizona	85015	USA
5813	Claire's_Stores_USA	The Avenues	10300 Southside Blvd #114	Jacksonville	Florida	32256	USA
5819	Claire's_Stores_USA	The Mall At Barnes Crossing	1001 Barnes Crossing Road	Tupelo	Mississippi	38801	USA
5820	Claire's_Stores_USA	Lincolnwood Town Center	3333 West Touhy Ave Sp=3C02A	Lincolnwood	Illinois	60712	USA
5821	Claire's_Stores_USA	Tyrone Square	6753 Tyrone Square	Saint Petersburg	Florida	33710	USA
5822	Claire's_Stores_USA	Citadel Outlets	100 Citadel Drive #109	City Of Commerce	California	90040	USA
5825	Claire's_Stores_USA	Layton Hills Mall	1201 North Hill Field Rd #1012	Layton	Utah	84041	USA
5826	Claire's_Stores_USA	Yuba Sutter Marketplace	1165 T Colusa Avenue	Yuba City	California	95992	USA
5827	Claire's_Stores_USA	Columbiana Center	100 Columbiana Circle #1292	Columbia	South Carolina	29212	USA
5829	Claire's_Stores_USA	Destiny Usa	6 Destiny Usa Drive Space E203	Syracuse	New York	13204	USA
5830	Claire's_Stores_USA	Culver City Mall	136 Fox Hills Mall Suite B5	Culver City	California	90230	USA
5831	Claire's_Stores_USA	Tacoma Mall	4502 South Steel #137	Tacoma	Washington	98409	USA
5832	Claire's_Stores_USA	The Shoppes At Buckland Hills	194 Buckland Hills Dr #1172	Manchester	Connecticut	06042	USA
5836	Claire's_Stores_USA	Ashley Park	330 Newman Crossing Bypass	Newman	Georgia	30263	USA
5839	Claire's_Stores_USA	Northtown Mall	4750 Division #02148	Spokane	Washington	99207	USA
5840	Claire's_Stores_USA	Promenade Shops Saucon Valle	2845 Center Valley Prkwy #430	Center Valley	Pennsylvania	18034	USA
5843	Claire's_Stores_USA	Promenade Fultondale	3477 Lowery Parkway #145	Fultondale	Alabama	35068	USA
5844	Claire's_Stores_USA	Red Cliffs Mall	1750 E Red Cliffs Dr #1107	Saint George	Utah	84790	USA
5846	Claire's_Stores_USA	Great Lakes Mall	7850 Mentor Avenue #732	Mentor	Ohio	44060	USA
5847	Claire's_Stores_USA	Eastern Shore Center	30500 State Highway 181	Spanish Fort	Alabama	36527	USA
5849	Claire's_Stores_USA	Superstition Springs	6555 E Southern Avenue #1028	Mesa	Arizona	85206	USA
5850	Claire's_Stores_USA	Mt. Shasta Mall	900 Dana Drive #B39	Redding	California	96003	USA
5857	Claire's_Stores_USA	Uptown Aberdeen	3315 6Th Avenue S E #56	Aberdeen	South Dakota	57401	USA
5863	Claire's_Stores_USA	Mall At Partridge Creek	17460 Hall Road #152A	Clinton Township	Michigan	48038	USA
5868	Claire's_Stores_USA	Bassett Center	6101 Gateway Boulevard #515	El Paso	Texas	79925	USA
5870	Claire's_Stores_USA	Southlake Mall	South Lake Mall #2460	Morrow	Georgia	30260	USA
5871	Claire's_Stores_USA	Pheasant Lane Mall	310 Daniel Webster Hwy #E-106	South Nashua	New Hampshire	03060	USA
5877	Claire's_Stores_USA	Deptford Mall	1750 Deptford Center Rd #1214	Deptford	New Jersey	08096	USA
5881	Claire's_Stores_USA	Birchwood Mall	4350 24Th Avenue	Fort Gratiot	Michigan	48059	USA
5882	Claire's_Stores_USA	Visalia Mall	2173 S Mooney Blvd #1700	Visalia	California	93277	USA
5883	Claire's_Stores_USA	Houston County Galleria	2922 Watson Boulevard	Centerville	Georgia	31028	USA
5888	Claire's_Stores_USA	Stroud Mall	344 Stroud Mall Road Suite 334	Stroudsburg	Pennsylvania	18360	USA
5889	Claire's_Stores_USA	West Towne Mall	128 West Town Mall #C80	Madison	Wisconsin	53719	USA
5890	Claire's_Stores_USA	Bradley Square Mall	200 N W Paul Huff Hwy #219	Cleveland	Tennessee	37312	USA
5892	Claire's_Stores_USA	Village At Sandhill	470-13 Town Center	Columbia	South Carolina	29229	USA
5897	Claire's_Stores_USA	Mall Of America	179 E Broadway	Bloomington	Minnesota	55425	USA
5901	Claire's_Stores_USA	Mayfair Mall	2500 N Mayfair Road #622	Wauwatosa	Wisconsin	53226	USA
5902	Claire's_Stores_USA	Moorestown Mall	Route 38 Lenola #244	Moorestown	New Jersey	08057	USA
5911	Claire's_Stores_USA	Paradise Pavilion	1530 South Main Street	West Bend	Wisconsin	53095	USA

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5913	Claire's_Stores_USA	Imperial Valley Mall	3451 S Dogwood Avenue #152B	El Centro	California	92243	USA
5916	Claire's_Stores_USA	Rock Hill Galleria	2300 Dave Lyle Blvd	Rock Hill	South Carolina	29730	USA
5920	Claire's_Stores_USA	Old Hickory Mall	2021 N Highland #A1	Jackson	Tennessee	38305	USA
5923	Claire's_Stores_USA	Gurnee Mills	6170 W Grand Avenue #583	Gurnee	Illinois	60031	USA
5933	Claire's_Stores_USA	Westgate Mall	200 Westgate Drive	Brockton	Massachusetts	02401	USA
5935	Claire's_Stores_USA	Midland Mall	6800 Eastman Avenue Suite 556	Midland	Michigan	48640	USA
5937	Claire's_Stores_USA	Westgate Mall	205 W Blackstock Road	Spartanburg	South Carolina	29301	USA
5939	Claire's_Stores_USA	River Hills Mall	1850 Adams Street #520	Mankato	Minnesota	56001	USA
5940	Claire's_Stores_USA	Kitsap Mall	10315 Silverdale Way N.W.	Silverdale	Washington	98383	USA
5941	Claire's_Stores_USA	Centennial Center	7991 W Tropical Parkway	Las Vegas	Nevada	89149	USA
5943	Claire's_Stores_USA	Carolina Place	11025 Carolina Place Pkway	Pineville	North Carolina	28134	USA
5945	Claire's_Stores_USA	Town Center At Cobb	400 Ernest W Barrett Parkway	Kennesaw	Georgia	30144	USA
5946	Claire's_Stores_USA	Victoria Gardens	12481 N. Main Treet #3282	Rancho Cucamonga	California	91739	USA
5948	Claire's_Stores_USA	Outlet Center Houston	5885 Gulf Freeway Suite 335	Texas City	Texas	77591	USA
5950	Claire's_Stores_USA	Aventura Mall	19575 Biscayne Blvd #1289	Aventura	Florida	33180	USA
5952	Claire's_Stores_USA	Sunvalley	278 Sunvalley Mall	Concord	California	94520	USA
5953	Claire's_Stores_USA	Connecticut Post	1201 Boston Post Road #2066	Milford	Connecticut	06460	USA
5954	Claire's_Stores_USA	The Mall At Rockingham Park	99 Rockingham Park Blvd #1137	Salem	New Hampshire	03079	USA
5957	Claire's_Stores_USA	Plaza West Covina	621 Plaza Drive	West Covina	California	91790	USA
5961	Claire's_Stores_USA	Lehigh Valley Mall	263 Lehigh Valley	Whitehall	Pennsylvania	18052	USA
5963	Claire's_Stores_USA	Bangor Mall	663 Stillwater Avenue	Bangor	Maine	04401	USA
5966	Claire's_Stores_USA	Outlet Collection Glendale	6800 N.95Th Ave Suite 855	Glendale	Arizona	85305	USA
5967	Claire's_Stores_USA	Palouse Mall	2048 W Pullman Road	Moscow	Idaho	83843	USA
5968	Claire's_Stores_USA	Ward Parkway Center	8600 Ward Parkway Center	Kansas City	Missouri	64114	USA
5970	Claire's_Stores_USA	Oak View Mall	3001 S 144Th Street	Omaha	Nebraska	68144	USA
5974	Claire's_Stores_USA	Mall De Las Aguilas	455 S Bibb Space #404	Eagle Pass	Texas	78852	USA
5975	Claire's_Stores_USA	Towson Town Center	825 Dullaney Valley Rd #140	Towson	Maryland	21204	USA
5981	Claire's_Stores_USA	Outlet Center National Harbor	6800 Oxon Hill Road Space 855	Oxon Hill	Maryland	20745	USA
5982	Claire's_Stores_USA	Sunrise Mall	2370 N Expressway	Brownsville	Texas	78521	USA
5986	Claire's_Stores_USA	Grand Traverse Mall	3200 S Airport Road W #524	Traverse City	Michigan	49684	USA
5989	Claire's_Stores_USA	Monroeville Mall	Business 22 & Mall Circle Dr	Monroeville	Pennsylvania	15146	USA
5990	Claire's_Stores_USA	Vintage Faire Mall	3401 Dale Road #456	Modesto	California	95356	USA
5991	Claire's_Stores_USA	Mall St. Matthews	5000 Shelbyville Road	Louisville	Kentucky	40207	USA
5993	Claire's_Stores_USA	Galleria At Crystal Run	1 North Galleria Drive #20	Middleton	New York	10940	USA
5995	Claire's_Stores_USA	Potomac Mills	2700 Potomac Mills #725	Woodbridge	Virginia	22192	USA
6000	Claire's_Stores_USA	Valley Mall	2529 Main Street #B4	Union Gap	Washington	98903	USA
6001	Claire's_Stores_USA	Paseo Nuevo	811 C State Street	Santa Barbara	California	93101	USA
6002	Claire's_Stores_USA	Pinnacle Hills	2203 S Promenade Boulevard	Rogers	Arkansas	72758	USA
6003	Claire's_Stores_USA	Staten Island Mall	2655 Richmond Avenue Spc# 2492	Staten Island	New York	10314	USA
6005	Claire's_Stores_USA	Twelve Oaks Mall	27488 Novi Road	Novi	Michigan	48377	USA
6007	Claire's_Stores_USA	Williamsburg Premium Outlets	5711 Richmond Road	Williamsburg	Virginia	23188	USA
6008	Claire's_Stores_USA	Westland Center	35000 W Warren Road	Westland	Michigan	48185	USA
6013	Claire's_Stores_USA	Hulen Mall	4800 S Hulen #2024	Fort Worth	Texas	76132	USA
6016	Claire's_Stores_USA	Apache Mall	1055 Apache Mall	Rochester	Minnesota	55902	USA
6018	Claire's_Stores_USA	Northfield At Stapleton	8340 East 49 Avenue #1670	Denver	Colorado	80238	USA
6020	Claire's_Stores_USA	Brunswick Square	755 Highway 18 #504	East Brunswick	New Jersey	08816	USA
6022	Claire's_Stores_USA	37-60 Junction Blvd	37-60 Junction Blvd	Queens	New York	11368	USA
6023	Claire's_Stores_USA	Oxford Valley Mall	2300 East Lincoln Highway #122	Langhorne	Pennsylvania	19047	USA
6025	Claire's_Stores_USA	Fashion Fair	645 East Shaw Avenue	Fresno	California	93710	USA
6027	Claire's_Stores_USA	Summit Mall	3265 Market Street	Fairlawn	Ohio	44313	USA
6029	Claire's_Stores_USA	Galleria At Tyler	2010 Galleria At Tyler #F202	Riverside	California	92503	USA
6030	Claire's_Stores_USA	Neshaminy Mall	603 Neshaminy	Bensalem	Pennsylvania	19020	USA
6035	Claire's_Stores_USA	Governors Square Mall	1500 Appalachee Parkway #2400	Tallahassee	Florida	32301	USA
6036	Claire's_Stores_USA	Ridgedale Center	12401 Wayzata Blvd #1260	Minnetonka	Minnesota	55305	USA
6038	Claire's_Stores_USA	Moreno Valley At Towngate	22500 Town Circle	Moreno Valley	California	92553	USA
6042	Claire's_Stores_USA	Valley Fair Mall	3601 S 2700 West	West Valley City	Utah	84119	USA
6043	Claire's_Stores_USA	Emerald Square	999 S Washington Street	North Attleboro	Massachusetts	02763	USA
6048	Claire's_Stores_USA	Northlake Mall	6801 North Lake Mall Dr #295	Charlotte	North Carolina	28216	USA
6050	Claire's_Stores_USA	Great Northern Mall	599 Great Northern Mall	North Olmsted	Ohio	44070	USA
6058	Claire's_Stores_USA	North Star Mall	7400 San Pedro Avenue #956	San Antonio	Texas	78216	USA
6062	Claire's_Stores_USA	Volusia Mall	1700 W Interntl Speedway Blvd	Daytona Beach	Florida	32114	USA
6063	Claire's_Stores_USA	Tyson's Corner Center	7905L Tyson'S Corner Center	Mclean	Virginia	22102	USA
6064	Claire's_Stores_USA	Algonquin Commons	1728 S Randall Road	Algonquin	Illinois	60102	USA
6066	Claire's_Stores_USA	Sunrise Mall	6076 Sunrise Mall	Citrus Heights	California	95610	USA
6068	Claire's_Stores_USA	Gallatin Valley Mall	2825 W Main St Ste 4D	Bozeman	Montana	59718	USA
6071	Claire's_Stores_USA	Square One Mall	Route 1 And Main Street	Saugus	Massachusetts	01906	USA
6072	Claire's_Stores_USA	Stoneridge	1308 Stoneridge #D-131	Pleasanton	California	94588	USA
6073	Claire's_Stores_USA	Hanford Mall	1675 West Lacey Blvd #G6	Hanford	California	93230	USA
6074	Claire's_Stores_USA	North Point Mall	2030 North Pointe Circle	Alpharetta	Georgia	30022	USA
6075	Claire's_Stores_USA	Statesboro Mall	305 Northside Drive East #A21	Statesboro	Georgia	30458	USA
6077	Claire's_Stores_USA	Southaven Towne Center	6554 Town Center Loop	Southaven	Mississippi	38671	USA
6079	Claire's_Stores_USA	Town Center At Boca Raton	6000 Glades Road #1110	Boca Raton	Florida	33431	USA
6080	Claire's_Stores_USA	Green Acres Mall	2016 Green Acres Mall	Valley Stream	New York	11581	USA
6082	Claire's_Stores_USA	Broadway Commons	350 Broadway Mall #452	Hicksville	New York	11801	USA
6083	Claire's_Stores_USA	The Shoppes At Carlsbad	2525 El Camino Real Space 138	Carlsbad	California	92008	USA

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6084	Claire's_Stores_USA	Smith Haven Mall	130 Smith Haven Mall #H13	Lake Grove	New York	11755	USA
6085	Claire's_Stores_USA	The Outlet Collection Seattle	1101 Outlet Collection #1026	Auburn	Washington	98001	USA
6087	Claire's_Stores_USA	Fashion Square Mall	4879 Fashion Square Mall	Saginaw	Michigan	48603	USA
6088	Claire's_Stores_USA	Fashion Square	14006 Riverside Dr Space 85	Sherman Oaks	California	91423	USA
6089	Claire's_Stores_USA	Turtle Creek Mall	1000 Turtle Creek Drive #50	Hattiesburg	Mississippi	39402	USA
6091	Claire's_Stores_USA	Dublin Mall	2005 Veterans Boulevard	Dublin	Georgia	31021	USA
6092	Claire's_Stores_USA	Mall St. Vincent	1133 St Vincent Avenue	Shreveport	Louisiana	71104	USA
6093	Claire's_Stores_USA	South Shore Mall	1701 Sunrise Highway	Bay Shore	New York	11706	USA
6094	Claire's_Stores_USA	Hilltop Mall	5019 2Nd Ave #16	Kearney	Nebraska	68847	USA
6096	Claire's_Stores_USA	River Hill Mall	200 Sidney Baker Street	Kerrville	Texas	78028	USA
6098	Claire's_Stores_USA	Plaza Del Caribe	2050 Ponce By Pass #122	Ponce	Puerto Rico	00717-1313	USA
6099	Claire's_Stores_USA	Grove City Premium Outlets	Route 208 And I-79	Grove City	Pennsylvania	16127	USA
6103	Claire's_Stores_USA	Lynnhaven Mall	701 Lynnhaven Pkwy #1068	Virginia Beach	Virginia	23452	USA
6105	Claire's_Stores_USA	Menlo Park Mall	386 Menlo Park #2590	Edison	New Jersey	08837	USA
6107	Claire's_Stores_USA	Quaker Bridge Mall	255 Quaker Bridge Mall #12398	Lawrenceville	New Jersey	08648	USA
6108	Claire's_Stores_USA	Mayaguez Mall	975 Avenue Hostos	Mayaguez	Puerto Rico	00680	USA
6110	Claire's_Stores_USA	Lakeside Village	1557 Town Center Drive	Lakeland	Florida	33803	USA
6112	Claire's_Stores_USA	The Great Mall	447 Great Mall Drive	Milpitas	California	95035	USA
6113	Claire's_Stores_USA	Arrowhead Towne Center	7700 W Arrowhead Twn Ctr #1040	Glendale	Arizona	85308	USA
6117	Claire's_Stores_USA	Montclair Plac	5167 Montclair Plaza Lane	Montclair	California	91763	USA
6119	Claire's_Stores_USA	The Oaks	266 W Hillcrest Drive	Thousand Oaks	California	91360	USA
6121	Claire's_Stores_USA	Valencia Town Center	24201 W Valencia Blvd #1005	Valencia	California	91355	USA
6122	Claire's_Stores_USA	La Grange Mall	1501 Lafayette Parkway	La Grange	Georgia	30240	USA
6124	Claire's_Stores_USA	The Shops Of Palm Desert	72840 Highway 111 #V435	Palm Desert	California	92260	USA
6125	Claire's_Stores_USA	Village Square Mall	2601 Central & Hwy 50 Bypass	Dodge City	Kansas	67801	USA
6127	Claire's_Stores_USA	Prairie Hills Mall	1681 3Rd Avenue West Space #93	Dickinson	North Dakota	58601	USA
6129	Claire's_Stores_USA	Westgate Mall	14136 Baxter Drive #141	Baxter	Minnesota	56425	USA
6131	Claire's_Stores_USA	Somerset Mall	4150 South Highway 27	Somerset	Kentucky	42501	USA
6132	Claire's_Stores_USA	Santa Rosa Plaza	1001 Santa Rosa Plaza	Santa Rosa	California	95401	USA
6135	Claire's_Stores_USA	Natick Collection	1245 Worcester Street #2022	Natick	Massachusetts	01760	USA
6138	Claire's_Stores_USA	The Maine Mall	364 Maine Mall Road Ste #815	South Portland	Maine	04106	USA
6139	Claire's_Stores_USA	Belmar	7160 W Alaska Drive	Lakewood	Colorado	80226	USA
6140	Claire's_Stores_USA	Augusta Mall	3450 Wrightsboro Road #2187	Augusta	Georgia	30909	USA
6141	Claire's_Stores_USA	The Mall At Fox Run	50 Fox Run Road	Newington	New Hampshire	03801	USA
6143	Claire's_Stores_USA	Franklin Park Mall	5001 Monroe #1100	Toledo	Ohio	43623	USA
6145	Claire's_Stores_USA	Aguadilla Mall	Carretera #2 Km 126.5	Aguadilla	Puerto Rico	00603	USA
6146	Claire's_Stores_USA	The Shops At Mission Viejo	555 The Shops At Mission Viejo	Mission Viejo	California	92691	USA
6148	Claire's_Stores_USA	Alderwood Mall	3000 184Th Street S W #432	Lynnwood	Washington	98037	USA
6149	Claire's_Stores_USA	Plaza Del Sol	725 West Main Street #1405	Bayamon	Puerto Rico	00956	USA
6153	Claire's_Stores_USA	The Mall At Prince Georges	3500 East West Highway	Hyattsville	Maryland	20782	USA
6154	Claire's_Stores_USA	Serramonte Center	35 Serramonte Center	Daly City	California	94015	USA
6157	Claire's_Stores_USA	The Woodlands Mall	1201 Lake Woodlands Drive	The Woodlands	Texas	77380	USA
6159	Claire's_Stores_USA	Dartmouth Mall	147 North Dartmouth Mall Drive	North Dartmouth	Massachusetts	02747	USA
6162	Claire's_Stores_USA	King Of Prussia Mall	160 North Gulph Road #1053	King Of Prussia	Pennsylvania	19406	USA
6165	Claire's_Stores_USA	Independence Mall	3500 Oleander Drive Spc #C-22	Wilmington	North Carolina	28403	USA
6166	Claire's_Stores_USA	Baybrook Mall	1336 Baybrook Mall	Houston	Texas	77546	USA
6169	Claire's_Stores_USA	Southland Mall	20505 S Dixie Highway	Cutler Bay	Florida	33189	USA
6170	Claire's_Stores_USA	Viewmont Mall	Scranton-Carbondale Highway	Scranton	Pennsylvania	18505	USA
6174	Claire's_Stores_USA	Times Square Mall	3917 Broadway St	Mount Vernon	Illinois	62864	USA
6175	Claire's_Stores_USA	Fairlane Town Center	18900 Michigan Avenue #N108	Dearborn	Michigan	48126	USA
6176	Claire's_Stores_USA	Brea Mall	1123 Brea Mall Way	Brea	California	92821	USA
6179	Claire's_Stores_USA	Plaza Las Americas	525 F D Roosevelt Ave 1St Flr	San Juan	Puerto Rico	00918	USA
6180	Claire's_Stores_USA	West Town Mall	7600 Kingston Pike #1146	Knoxville	Tennessee	37919	USA
6186	Claire's_Stores_USA	Kings Plaza Shopping Center	5169 Kings Plaza Mall Ste 244	Brooklyn	New York	11234	USA
6188	Claire's_Stores_USA	Poughkeepsie Galleria	790 South Road #D-206	Poughkeepsie	New York	12601	USA
6191	Claire's_Stores_USA	Florida Keys Outlet Center	250 East Palm Drive	Florida City	Florida	33034	USA
6192	Claire's_Stores_USA	Cumberland Mall	2860 Cumberland Mall Se	Atlanta	Georgia	30339	USA
6194	Claire's_Stores_USA	Westland Mall	1645 W 49Th Street	Hialeah	Florida	33012	USA
6198	Claire's_Stores_USA	Firewheel Town Center	385 Cedar Sage Drive	Garland	Texas	75040	USA
6201	Claire's_Stores_USA	Roosevelt Field Mall	630 Old Country Road	Garden City	New York	11530	USA
6202	Claire's_Stores_USA	Sierra Vista Mall	1050 Shaw Avenue #1015	Clovis	California	93612	USA
6205	Claire's_Stores_USA	Beachwood Place	26300 Cedar Road	Beachwood	Ohio	44122	USA
6206	Claire's_Stores_USA	Montgomery Mall	7101 Democracy Blvd #1000	Bethesda	Maryland	20817	USA
6212	Claire's_Stores_USA	Woodbury Lakes	9140 Hudson Road	Woodbury	Minnesota	55125	USA
6213	Claire's_Stores_USA	Eastview	201 Eastview Mall	Victor	New York	14564	USA
6219	Claire's_Stores_USA	Outlet Collection Rehoboth	3618 Seaside Outlet Dr Sp1525	Rehobeth Beach	Delaware	19971	USA
6220	Claire's_Stores_USA	Outlet Collection Foley	Highway #59 Suite 116	Foley	Alabama	36535	USA
6224	Claire's_Stores_USA	Southlands	6155 South Main Street	Aurora	Colorado	80016	USA
6225	Claire's_Stores_USA	Central Mall	3100 Highway 365	Port Arthur	Texas	77642	USA
6226	Claire's_Stores_USA	Vacaville Premium Outlets	131 M Nut Tree Road	Vacaville	California	95687	USA
6230	Claire's_Stores_USA	Bridgewater Falls	3423 Princeton Road	Hamilton	Ohio	45011	USA
6232	Claire's_Stores_USA	The Outlets At Castle Rock	5050 Factory Shops Blvd #655	Castle Rock	Colorado	80108	USA
6234	Claire's_Stores_USA	Ellenton Premium Outlets	5363 Factory Shops Boulevard	Ellenton	Florida	34222	USA
6235	Claire's_Stores_USA	Jackson Plaza	377 W Jackson Street	Cookeville	Tennessee	38501	USA
6236	Claire's_Stores_USA	Boone Mall	1180 Blawing Rack Road	Boone	North Carolina	28607	USA

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Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
6240	Claire's_Stores_USA	Laurel Mall	Route 93 And Airport Road	Hazleton	Pennsylvania	18201	USA
6243	Claire's_Stores_USA	Stones River Mall	1720 Old Fort Parkway #B130	Murfreesboro	Tennessee	37129	USA
6244	Claire's_Stores_USA	Concord Mall	4737 Concord Pike	Wilmington	Delaware	19803	USA
6246	Claire's_Stores_USA	Florence Mall	301 Cox Creek Boulevard	Florence	Alabama	35630	USA
6255	Claire's_Stores_USA	The Shoppes At Chino Hills	13865 City Center Drive #3075	Chino Hills	California	91709	USA
6257	Claire's_Stores_USA	Village At Stone Oak	22706 U S Highway 281 N #103	San Antonio	Texas	78259	USA
6258	Claire's_Stores_USA	Waxahachie Towne Center	1314 Highway 77 North #3	Waxahachie	Texas	75165	USA
6260	Claire's_Stores_USA	The Shoppes At River Crossing	5080 Riverside Drive #406	Macon	Georgia	31210	USA
6268	Claire's_Stores_USA	Tempe Marketplace	2000 E Rio Salado Pkway #1233	Tempe	Arizona	85281	USA
6271	Claire's_Stores_USA	Fair Oaks Mall	11750 Fair Oaks	Fairfax	Virginia	22033	USA
6273	Claire's_Stores_USA	Briarwood Mall	410 Briarwood Circle	Ann Arbor	Michigan	48108	USA
6274	Claire's_Stores_USA	Boynton Beach Mall	801 N Congress Avenue	Boynton Beach	Florida	33435	USA
6277	Claire's_Stores_USA	Crossgates Mall	1 Crossgates Mall #C-209	Albany	New York	12203	USA
6278	Claire's_Stores_USA	Cross Creek Mall	417 Cross Creek Mall	Fayetteville	North Carolina	28303	USA
6280	Claire's_Stores_USA	Edison Mall	4125 Cleveland Ave Spc#1801	Fort Myers	Florida	33901	USA
6281	Claire's_Stores_USA	Westfarms	349 Westfarms Mall	Farmington	Connecticut	06032	USA
6282	Claire's_Stores_USA	Springfield Mall	1250 Baltimore Pike	Springfield	Pennsylvania	19064	USA
6283	Claire's_Stores_USA	Memorial City Mall	303 Memorial City Mall #707A	Houston	Texas	77024	USA
6285	Claire's_Stores_USA	Queens Marketplace	201 Waikoloa Beach Drive	Waikoloa	Hawaii	96738	USA
6288	Claire's_Stores_USA	West Valley Mall	3200 S Naglee Road #233	Tracy	California	95376	USA
6289	Claire's_Stores_USA	Cypress Towne Center	25905 Highway 290 Ste F	Cypress	Texas	77429	USA
6293	Claire's_Stores_USA	Lincoln City Outlets	1500 Se E. Devils Lake Rd #404	Lincoln City	Oregon	97367	USA
6294	Claire's_Stores_USA	Arden Fair	1689 Arden Way #2184A-2	Sacramento	California	95815	USA
6298	Claire's_Stores_USA	Rosedale Center	1595 Highway 36 W. Space 560	Roseville	Minnesota	55113	USA
6299	Claire's_Stores_USA	Northridge Fashion Center	9301 Tampa Avenue	Northridge	California	91324	USA
6301	Claire's_Stores_USA	Outlets North Phoenix	4250 W Honda Bow #475	Phoenix	Arizona	85086	USA
6308	Claire's_Stores_USA	The Shops At Terrell	301 Tanger Drive	Terrell	Texas	75160	USA
6309	Claire's_Stores_USA	Cumberland Mall	3849 South Delsea Drive #B-23	Vineland	New Jersey	08360	USA
6320	Claire's_Stores_USA	Oakridge Mall	925 Blossom Hill Road #1547	San Jose	California	95123	USA
6322	Claire's_Stores_USA	Lakeline Mall	11200 Lakestop Boulevard	Round Rock	Texas	78613	USA
6328	Claire's_Stores_USA	The Shops At Oshkosh	3001 S Washburn Street #D-180	Oshkosh	Wisconsin	54904	USA
6331	Claire's_Stores_USA	Prien Lake Mall	460 W Prien Lake Road	Lake Charles	Louisiana	70601	USA
6336	Claire's_Stores_USA	Coral Square	9451 W Atlantic Boulevard	Coral Springs	Florida	33071	USA
6337	Claire's_Stores_USA	Lakeland Square Mall	3800 North Highway 98	Lakeland	Florida	33805	USA
6339	Claire's_Stores_USA	Willowbrook Mall	1152 Willowbrook Mall	Houston	Texas	77070	USA
6347	Icing_Stores_USA	Town Center At Cobb	400 Ernest Barrett Pkwy #D04A	Kennesaw	Georgia	30144	USA
6349	Claire's_Stores_USA	Southcenter	2836 Southcenter Mall	Tukwila	Washington	98188	USA
6350	Claire's_Stores_USA	Paramus Park	700 Paramus Park Mall #1650	Paramus	New Jersey	07652	USA
6351	Claire's_Stores_USA	Aurora Farms Premium Outlets	549 South Chillocothe Rd #200	Aurora	Ohio	44202	USA
6354	Claire's_Stores_USA	St. Augustine Premium Outlets	2700 State Road 16 Space 201	Saint Augustine	Florida	32092	USA
6359	Claire's_Stores_USA	The Gardens Mall	3101 Pga Blvd	Palm Beach Gardens	Florida	33410	USA
6361	Claire's_Stores_USA	Indiana Premium Outlets	11701 N. Executive Drive	Edinburgh	Indiana	46124	USA
6364	Claire's_Stores_USA	Carolina Premium Outlets	1025 Outlet Center Dr. Ste 510	Smithfield	North Carolina	27577	USA
6370	Claire's_Stores_USA	Outlet Center Howell	1475 North Burk Hart Road	Howell	Michigan	48855	USA
6371	Claire's_Stores_USA	Eagle Ridge Mall	728 Eagle Ridge Drive #412	Lake Wales	Florida	33859	USA
6378	Claire's_Stores_USA	Meadowood Mall	5410 Meadowood Mall Circle	Reno	Nevada	89502	USA
6380	Claire's_Stores_USA	Solomon Pond Mall	601 Donald Lynch Blvd #N-151	Berlin	Massachusetts	01752	USA
6382	Claire's_Stores_USA	Lakewood Center	371 Lakewood Center	Lakewood	California	90712	USA
6383	Claire's_Stores_USA	The Loop	3228 North John Young Parkway	Kissimmee	Florida	34741	USA
6386	Claire's_Stores_USA	Stonewood Center	235 E Stonewood Street	Downey	California	90241	USA
6389	Claire's_Stores_USA	Birch Run Premium Outlets	8925 Marketplace Dr. Spc #F450	Birch Run	Michigan	48415	USA
6390	Claire's_Stores_USA	Burbank Town Center	201 E Magnolia #240	Burbank	California	91501	USA
6391	Claire's_Stores_USA	Washington Square Mall	9612 S W Washington Square Rd	Tigard	Oregon	97223	USA
6392	Claire's_Stores_USA	Eastridge Mall	137 Eastridge Mall #2043	San Jose	California	95122	USA
6394	Claire's_Stores_USA	Mainplace	2800 North Main Place #438	Santa Ana	California	92705	USA
6401	Claire's_Stores_USA	Irving Mall	2408 Irving Mall	Irving	Texas	75062	USA
6405	Claire's_Stores_USA	Outlet Center Locust Grove	1000 Tanger Drive	Locust Grove	Georgia	30248	USA
6406	Claire's_Stores_USA	Orchard Town Center	14643 Orchard Parkway #600	Westminster	Colorado	80020	USA
6408	Claire's_Stores_USA	Marketplace At River Park	7810 Via Del Rio #134	Fresno	California	93720	USA
6409	Claire's_Stores_USA	Outlets At The Dells	210 Gasser Road	Lake Delton	Wisconsin	53940	USA
6410	Claire's_Stores_USA	Queen Ka'Ahamanu	275 Ka'Ahamanu #1807	Kahului	Hawaii	96732	USA
6411	Claire's_Stores_USA	The Shoppes At Farmington Val	110 Albany Turnpike	Canton	Connecticut	06019	USA
6413	Claire's_Stores_USA	Promenade Shops At Centerra	5897 Sky Pond Drive #K-154	Loveland	Colorado	80538	USA
6415	Claire's_Stores_USA	Sherman Town Center	3916 Town Center Street	Sherman	Texas	75091	USA
6420	Claire's_Stores_USA	Branson Landing	321 Branson Landing Blvd	Branson	Missouri	65616	USA
6422	Claire's_Stores_USA	Cottonwood Mall	10000 Coors By Pass	Albuquerque	New Mexico	87114	USA
6425	Claire's_Stores_USA	Somerset Collection	2800 West Big Beaver Road #332	Troy	Michigan	48084	USA
6426	Claire's_Stores_USA	Broward Mall	8000 West Broward Blvd #323	Plantation	Florida	33388	USA
6430	Claire's_Stores_USA	Santa Anita Mall	400 S Baldwin Ave Suite #231	Arcadia	California	91007	USA
6432	Claire's_Stores_USA	Parkway Plaza	733 Parkway Plaza	El Cajon	California	92020	USA
6436	Claire's_Stores_USA	Outlet Shoppes At El Paso	7051 South Desert Blvd #E507	Canutillo	Texas	79835	USA
6440	Claire's_Stores_USA	Richland Mall	636 Richland Mall	Mansfield	Ohio	44906	USA
6441	Claire's_Stores_USA	Tulare Outlet Center	1405 Retherford Street	Tulare	California	93274	USA
6446	Claire's_Stores_USA	London Marketplace	1710 West Highway 192 Suite 6A	London	Kentucky	40741	USA
6447	Claire's_Stores_USA	Greenville Mall	714 Southeast Greenville Blvd	Greenville	North Carolina	27858	USA

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Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
6448	Claire's_Stores_USA	Crabtree Valley Mall	4325 Glenwood Avenue #2077	Raleigh	North Carolina	27612	USA
6449	Claire's_Stores_USA	Northwest Promenade	9360 Rosedale Highway Unit A	Bakersfield	California	93312	USA
6450	Claire's_Stores_USA	First Colony Mall	16535 Southwest Freeway #105	Sugarland	Texas	77479	USA
6451	Claire's_Stores_USA	Santa Maria Town Center	130 Town Center East	Santa Maria	California	93454	USA
6452	Claire's_Stores_USA	Bechtle Crossing	1618 N Bechtle Avenue #30	Springfield	Ohio	45504	USA
6454	Claire's_Stores_USA	Galleria At Sunset	1300 W Sunset Road #1253	Henderson	Nevada	89014	USA
6456	Claire's_Stores_USA	Azalea Square	464B Azalea Square Blvd	Summerville	South Carolina	29483	USA
6457	Claire's_Stores_USA	Brookfield Square	95 North Moorland Road	Brookfield	Wisconsin	53005	USA
6458	Claire's_Stores_USA	Citrus Plaza	27320 W Lugonia Avenue #A3B	Redlands	California	92374	USA
6460	Claire's_Stores_USA	Kukui Grove Center	3-2600 Kaunaulii Hwy #B-5	Lihue	Hawaii	96766	USA
6462	Claire's_Stores_USA	Outlet Center Gonzales	2200 Tanger Blvd #124	Gonzales	Louisiana	70737	USA
6465	Claire's_Stores_USA	Prince Kuhio Plaza	111 E Puainako Street	Hilo	Hawaii	96720	USA
6467	Claire's_Stores_USA	Berkeley Mall	613 K Berkeley Blvd #F7A/F7B	Goldsboro	North Carolina	27534	USA
6468	Claire's_Stores_USA	Tifton Mall	458 Virginia Avenue #3-A	Tifton	Georgia	31793	USA
6471	Claire's_Stores_USA	Columbia Mall	2800 Columbia Road #111	Grand Forks	North Dakota	58201	USA
6472	Claire's_Stores_USA	Sawgrass Mills	12801 W Sunrise Blvd #303	Sunrise	Florida	33323	USA
6473	Claire's_Stores_USA	Columbia Mall	2300 W Bernadette Drive	Columbia	Missouri	65203	USA
6476	Claire's_Stores_USA	Mall Of Louisiana	6401 Bluebonnet Blvd #1110	Baton Rouge	Louisiana	70836	USA
6477	Claire's_Stores_USA	The Mall At Tuttle Crossing	5043 Tuttle Crossing #112	Dublin	Ohio	43016	USA
6481	Claire's_Stores_USA	Uptown Meridian	1570 Bonita Lakes Circle	Meridian	Mississippi	39301	USA
6483	Claire's_Stores_USA	Southpark	500 South Park Center Road	Strongsville	Ohio	44136	USA
6485	Claire's_Stores_USA	Genesee Valley Mall	3279 South Linden Street	Flint	Michigan	48507	USA
6488	Claire's_Stores_USA	Southpark	4400 Sharon Road #V-10	Charlotte	North Carolina	28211	USA
6495	Claire's_Stores_USA	Southpark Mall	4500 16th Street #655	Moline	Illinois	61265	USA
6496	Claire's_Stores_USA	Northpark	320 W Kimberly #154 & #156	Davenport	Iowa	52806	USA
6498	Claire's_Stores_USA	Mall Of America	394 N Garden	Bloomington	Minnesota	55425	USA
6499	Claire's_Stores_USA	Jersey Gardens	651 Kapkowski Road #2232	Elizabeth	New Jersey	07201	USA
6502	Claire's_Stores_USA	The Shops At Liberty Place	1625 Chestnut Street	Philadelphia	Pennsylvania	19103	USA
6504	Claire's_Stores_USA	Cape Cod Mall	793 Lyannough Road Box 18	Hyannis	Massachusetts	02601	USA
6517	Claire's_Stores_USA	Queens Center	90-15 Queens Boulevard	Queens	New York	11373	USA
6520	Claire's_Stores_USA	Icing_Stores_USA	Santa Rosa Plaza	Santa Rosa	California	95401	USA
6530	Claire's_Stores_USA	Woodbridge Center	413 Woodbridge Center Drive	Woodbridge	New Jersey	07095	USA
6537	Claire's_Stores_USA	Fashion Center At Pentagon Cit	1100 S Hayes Street #2048	Arlington	Virginia	22202	USA
6540	Claire's_Stores_USA	Asheville Outlets	800 Brevard Road #736	Asheville	North Carolina	28806	USA
6543	Claire's_Stores_USA	Frontier Mall	1400 Dell Range Boulevard	Cheyenne	Wyoming	82009	USA
6545	Claire's_Stores_USA	Outlets At Nags Head	7100 S Croatan Highway	Nagshead	North Carolina	27959	USA
6547	Claire's_Stores_USA	Gaithersburg Square	536 N Frederick Ave	Gaithersburg	Maryland	20877	USA
6548	Claire's_Stores_USA	Settlers Green Outlet Village	13 Settler Green Road	North Conway	New Hampshire	03860	USA
6549	Claire's_Stores_USA	Glenwood Meadows	15 Market Street Ste E15	Glenwood Springs	Colorado	81601	USA
6556	Claire's_Stores_USA	Outlets At Traverse Mountain	3700 N Cabela'S Boulevard	Lehi	Utah	84044	USA
6558	Claire's_Stores_USA	Outlet Center San Marcos	4015 Interstate 35 S #409	San Marcos	Texas	78666	USA
6560	Claire's_Stores_USA	Nyberg Woods Shopping Centre	7069 Sw Nyberg Street S-4	St. Tualatin	Oregon	97062	USA
6561	Claire's_Stores_USA	Coastland Center	1940 N Tamiami Trail	Naples	Florida	34102	USA
6562	Claire's_Stores_USA	The Pike Outlets	25 Bay Street Building C	Long Beach	California	90802	USA
6564	Claire's_Stores_USA	Kalispell Center Mall	20 North Main Street #18	Kalispell	Montana	59901	USA
6565	Claire's_Stores_USA	Cascade Station	9945 Ne Cascades Pkwy	Portland	Oregon	97220	USA
6566	Claire's_Stores_USA	Canton Marketplace	1910 Cumming Highway # 1335	Canton	Georgia	30114	USA
6568	Claire's_Stores_USA	Las Vegas South Premium Outl	7400 Las Vegas Blvd South	Las Vegas	Nevada	89123	USA
6571	Claire's_Stores_USA	Newgate Mall	3651 Wall Avenue #1068	Ogden	Utah	84405	USA
6572	Claire's_Stores_USA	Ontario Mills	10251 Mills Circle #1025	Ontario	California	91764	USA
6575	Claire's_Stores_USA	Main Street At Exton	3649 Erie Boulevard East #38	Dewitt	New York	13214	USA
6576	Claire's_Stores_USA	The Galleria	5135 West Alabama Street	Houston	Texas	77056	USA
6577	Claire's_Stores_USA	Wolfchase Galleria	2760 North Germantown #211	Memphis	Tennessee	38133	USA
6578	Claire's_Stores_USA	Johnson Creek Outlet Center	151 West Limnar Lane #B110	Jonhson Creek	Wisconsin	53038	USA
6579	Claire's_Stores_USA	Alberville Premium Outlets	6415 Labeaux Avenue #B140	Albertville	Minnesota	55301	USA
6580	Claire's_Stores_USA	Franklin Square	2950 E Franklin Boulevard #13	Gastonia	North Carolina	28056	USA
6582	Claire's_Stores_USA	Shoppes At Knollwood	8320B Highway 7	St Louis Park	Minnesota	55426	USA
6583	Claire's_Stores_USA	Quaker Crossing	3469 Amelia Drive	Orchard Park	New York	14127	USA
6584	Claire's_Stores_USA	River City Marketplace	13159 City Marketplace #L103	Jacksonville	Florida	32218	USA
6585	Claire's_Stores_USA	Rancho Santa Margarita	30606 Santa Margarita Parkway	Rancho Santa Margarita	California	92688	USA
6587	Claire's_Stores_USA	Denver Premium Outlets	13801 Grant Street Ste 722	Thornton	Colorado	80023	USA
6589	Claire's_Stores_USA	Shoppes At Trace Fork	55 Rhl Boulevard Ste 15	South Charleston	West Virginia	25309	USA
6590	Claire's_Stores_USA	Arbor Place	6700 Douglas Boulevard #1505	Douglasville	Georgia	30135	USA
6591	Claire's_Stores_USA	Hillside Village	205 West Fm 1382 Spc#617	Cedar Hill	Texas	75104	USA
6592	Claire's_Stores_USA	Smith Farm Crossing	9031 North 121 East Avenue	Owasso	Oklahoma	74055	USA
6593	Claire's_Stores_USA	Spokane Valley Mall	14700 East Indiana Ave #2046	Spokane Valley	Washington	99216	USA
6595	Claire's_Stores_USA	Springfield Town Center	6500 Springfield Mall #12048	Springfield	Virginia	22150	USA
6596	Claire's_Stores_USA	Lake Arrowhead Village	P.O. Box 3238	Lake Arrowhead	California	92352	USA
6599	Claire's_Stores_USA	Outlet Center Pittsburgh	2200 Tanger Boulevard #932	Washington	Pennsylvania	15301	USA
6601	Claire's_Stores_USA	Jordan Creek Town Center	101 Jordan Creek Prkwy #11460	West Des Moines	Iowa	50266	USA
6602	Claire's_Stores_USA	Coral Ridge Mall	3200 N Federal Highway #602B	Fort Lauderdale	Florida	33306	USA
6603	Claire's_Stores_USA	Northshore Mall	210 Andover Street	Peabody	Massachusetts	01960	USA
6605	Claire's_Stores_USA	Meridian Crossroads	N Eagle Road & Fairview Avenue	Boise	Idaho	83704	USA
6609	Claire's_Stores_USA	Mt. Berry Square	722 Mount Berry Square Ne	Rome	Georgia	30165	USA
6610	Claire's_Stores_USA	New Market Square	2441 N Maize Road Unit 503	Wichita	Kansas	67205	USA

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Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
6612	Claire's_Stores_USA	Camarillo Premium Outlets	950 Camarillo Center Suite 922	Camarillo	California	93010	USA
6613	Claire's_Stores_USA	Petaluma Village Premium Outl	2200 Petaluma North Blvd #430	Petaluma	California	94952	USA
6614	Claire's_Stores_USA	Pearlridge Center	98-1005 Moanalua Rd Suite 215B	Aiea Oahu	Hawaii	96701	USA
6615	Claire's_Stores_USA	The Shops At Wiregrass	28163 Paseo Drv Space #810	Wesley Chapel	Florida	33543	USA
6617	Claire's_Stores_USA	Outlet Center Riverhead	1770 West Main Street #1308	Riverhead	New York	11901	USA
6618	Claire's_Stores_USA	Outlet Center Commerce	800 Steven B Tanger Blvd	Commerce	Georgia	30529	USA
6619	Claire's_Stores_USA	Bridge Street Town Centre	365 Bridge Street N.W. #113	Huntsville	Alabama	35806	USA
6620	Claire's_Stores_USA	The Centre At Salisbury	2300 N Salisbury Blvd #J-105	Salisbury	Maryland	21801	USA
6621	Claire's_Stores_USA	Weberstown Mall	4950 Pacific Avenue #215	Stockton	California	95207	USA
6622	Claire's_Stores_USA	Brass Mill Center & Commons	495 Union Street	Waterbury	Connecticut	06720	USA
6623	Claire's_Stores_USA	Sunset Plaza	1700 Market Lane	Norfolk	Nebraska	68701	USA
6625	Claire's_Stores_USA	Coral Ridge Mall	1451 Coral Ridge Avenue	Coralville	Iowa	52241	USA
6627	Claire's_Stores_USA	North Georgia Premium Outlet:	Georgia 400 And Hwy 318 #755	Dawsonville	Georgia	30534	USA
6629	Claire's_Stores_USA	Lighthouse Premium Outlets	1635 Lighthouse Place	Michigan City	Indiana	46360	USA
6630	Claire's_Stores_USA	Centralia Fashion Outlets	1334 Lum Road	Centralia	Washington	98531	USA
6631	Claire's_Stores_USA	Wrentham Village Premium Ou	1048 South Street	Wrentham	Massachusetts	02093	USA
6632	Claire's_Stores_USA	Southland Center	23000 Eureka Road #1125	Taylor	Michigan	48180	USA
6633	Claire's_Stores_USA	Dulles Town Center	21100 Dulles Town Circle	Dulles	Virginia	20166	USA
6634	Claire's_Stores_USA	Lee Premium Outlets	290 Premium Outlets Blvd.	Lee	Massachusetts	01238	USA
6636	Claire's_Stores_USA	Bayshore Town Center	5800 N Bayshore Drive #Q-115	Glendale	Wisconsin	53217	USA
6637	Claire's_Stores_USA	Wayne Towne Center	3985 Burbank Road Suite 8	Wooster	Ohio	44691	USA
6638	Claire's_Stores_USA	The Outlet Shoppes At Gettysb	1863 Gettysburg Village #810	Gettysburg	Pennsylvania	17325	USA
6639	Claire's_Stores_USA	Topanga Mall	6600 Topanga Canyon Blvd 2106C	Canoga Park	California	91303	USA
6641	Claire's_Stores_USA	Walden Galleria	One Walden Galleria Dr B412	Buffalo	New York	14225	USA
6644	Claire's_Stores_USA	Five Points Plaza	18583 Main Street	Huntington Beach	California	92648	USA
6645	Claire's_Stores_USA	North Bend Premium Outlets	461 S Fork Ave. Sw Ste P	North Bend	Washington	98045	USA
6646	Claire's_Stores_USA	Washington Square Mall	808 Washington Avenue	Detroit Lakes	Minnesota	56501	USA
6648	Claire's_Stores_USA	Wilton Mall At Saratoga	365 Route 50	Saratoga Springs	New York	12866	USA
6649	Claire's_Stores_USA	Great Lakes Crossing	4588 Baldwin Road	Auburn Hills	Michigan	48326	USA
6650	Claire's_Stores_USA	Downtown Crossing	371 Washington Street	Boston	Massachusetts	02110	USA
6657	Claire's_Stores_USA	Forum At Olympic Parkway	8332 Agora Pkwy #112	Selma	Texas	78154	USA
6659	Claire's_Stores_USA	Broadmoor Shopping Center	1401 N Turner #A4	Hobbs	New Mexico	88240	USA
6663	Claire's_Stores_USA	Folsom Premium Outlets	13000 Folsom Blvd #1225	Folsom	California	95630	USA
6664	Claire's_Stores_USA	Jackson Crossing	1224 Jackson Crossing	Jackson	Michigan	49202	USA
6667	Claire's_Stores_USA	Paul Bunyan Mall	U S Hwy 2 71 And 371	Bemidji	Minnesota	56601	USA
6669	Claire's_Stores_USA	Dayton Mall	2700 Miamisburg-Centerville Rd	Dayton	Ohio	45459	USA
6670	Claire's_Stores_USA	The Promenade In Temecula	40820 Winchester Ste. 1520	Temecula	California	92591	USA
6674	Claire's_Stores_USA	Tulsa Premium Outlets	3347 Kohler Memorial Dr #C01	Sheboygan	Wisconsin	53081	USA
6678	Claire's_Stores_USA	Citrus Park Town Center	8135 A Citrus Park Town Center	Tampa Bay	Florida	33625	USA
6689	Claire's_Stores_USA	Plymouth Meeting Mall	1150 Plymouth Meeting	Plymouth Meeting	Pennsylvania	19462	USA
6691	Claire's_Stores_USA	Leesburg Premium Outlets	241 Fort Evans Road	Leesburg	Virginia	20176	USA
6692	Claire's_Stores_USA	Quintard Mall	700 Quintard Drive #47	Oxford	Alabama	36203	USA
6694	Claire's_Stores_USA	Hamilton Town Center	13904 Town Center Boulevard	Noblesville	Indiana	46060	USA
6696	Claire's_Stores_USA	Camp Creek Marketplace	3610 Marketplace Boulevard	East Point	Georgia	30344	USA
6697	Claire's_Stores_USA	Providence Marketplace	401 Mt Juliet Road	Mount Juliet	Tennessee	37122	USA
6698	Claire's_Stores_USA	Gateway Plaza	499-21 Sunrise Hwy	Patchogue	New York	11772	USA
6699	Claire's_Stores_USA	Pine Island Marketplace	511 Sw Pine Island Road #103	Cape Coral	Florida	33991	USA
6702	Claire's_Stores_USA	Garden Valley Shopping Center	780 N W Garden Valley Blvd	Roseburg	Oregon	97470	USA
6704	Claire's_Stores_USA	Georgetown Shopping Center	2181 Ralph Dr. #2143	Brooklyn	New York	11234	USA
6706	Claire's_Stores_USA	Crescent Land Shopping Center	3519A Hempstead Tunpike #12E	Levittown	New York	11756	USA
6707	Claire's_Stores_USA	Round Rock Premium Outlets	4401 North Interstate	Round Rock	Texas	78664	USA
6708	Claire's_Stores_USA	Windward Mall	46-056 Kamehameha Hwy	Kaneohe	Hawaii	96744	USA
6709	Claire's_Stores_USA	Barstow Outlet Center	2796 Tanger Way #325	Barstow	California	92311	USA
6711	Claire's_Stores_USA	Dubois Mall	Route 255 Shaffer Road	Dubois	Pennsylvania	15801	USA
6712	Claire's_Stores_USA	Outlets At Legends	1350 Scheels Drive #D 108	Sparks	Nevada	89435	USA
6715	Claire's_Stores_USA	Southside Mall	5006 State Highway 23	Oneonta	New York	13820	USA
6717	Claire's_Stores_USA	Lake Success Shopping Center	1470 Union Turnpike	New Hyde Park	New York	11040	USA
6718	Claire's_Stores_USA	Plaza Del Norte	506 Truncado Street Unit B118	Hatilo	Puerto Rico	00659	USA
6719	Claire's_Stores_USA	Garden City Shopping Center	2214 E Kansas Avenue	Garden City	Kansas	67846	USA
6720	Claire's_Stores_USA	The Promenade - D'Iberville	3950 Promenade Parkway Ste A	D'Iberville	Mississippi	39540	USA
6721	Claire's_Stores_USA	Las Catalinas	400 Calle Betances Suite 0890	Caguas	Puerto Rico	00725	USA
6722	Claire's_Stores_USA	Lewis Crossing	1040 S Amity Rd Suite D	Conway	Arkansas	72032	USA
6723	Claire's_Stores_USA	The Galleria	5015 Westheimer #A1185	Houston	Texas	77056	USA
6725	Claire's_Stores_USA	Carriage Crossing	4670 Merchants Park Circle	Colliersville	Tennessee	38017	USA
6726	Claire's_Stores_USA	Seatac	1706 S 320Th Street	Federal Way	Washington	98003	USA
6728	Claire's_Stores_USA	Park Meadows	8505 Park Meadows Center Drive	Lone Tree	Colorado	80124	USA
6730	Claire's_Stores_USA	Roosevelt Mall	2329 Cottman Avenue	Philadelphia	Pennsylvania	19149	USA
6732	Claire's_Stores_USA	The Villages Of Amelia	463895 Sr 200	Yulee	Florida	32097	USA
6734	Claire's_Stores_USA	Northpark Center	8687 N Central Expwy	Dallas	Texas	75225	USA
6735	Claire's_Stores_USA	Meadowbrook Mall	202 E Centennial	Pittsburg	Kansas	66762	USA
6737	Claire's_Stores_USA	Uptown Mccomb	1722 Veterans Blvd	Mccomb	Mississippi	39648	USA
6738	Claire's_Stores_USA	Brazos Town Center	24006A Commercial Drive #44	Rosenberg	Texas	77471	USA
6739	Claire's_Stores_USA	Village Of Prasad	1688 Westchester Ave.	Bronx	New York	10472	USA
6741	Claire's_Stores_USA	The Pavilions At Talking Stick	8980 East Taling Stick Way #3	Scottsdale	Arizona	85250	USA
6742	Claire's_Stores_USA	Carolina Mall	1480 U S Highway 29 North	Concord	North Carolina	28025	USA

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Store List

Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
6743	Claire's_Stores_USA	Woodburn Premium Outlets	1001 Arney Road	Woodburn	Oregon	97071	USA
6744	Claire's_Stores_USA	Crossroads Mall	41 Crossroads Mall	Mt. Hope	West Virginia	25880	USA
6745	Claire's_Stores_USA	Outlet Center Hilton Head	1414 Fording Island Road	Bluffton	South Carolina	29910	USA
6746	Claire's_Stores_USA	San Dimas Marketplace	8308 West Arrow Highway #11	San Dimas	California	91773	USA
6747	Claire's_Stores_USA	Bellevue Square	158 Bellevue Square	Bellevue	Washington	98004	USA
6749	Claire's_Stores_USA	River Landing	1440 Nw North River Drive 350	Miami	Florida	33125	USA
6750	Claire's_Stores_USA	Shoppes At North Village	5107 N Belt Highway	St Joseph	Missouri	64506	USA
6751	Claire's_Stores_USA	River Ridge Mall	3405 Candler's Mtn Road	Lynchburg	Virginia	24502	USA
6754	Claire's_Stores_USA	The Mall At Millenia	2955 Church Road East	Southaven	Mississippi	38671	USA
6755	Claire's_Stores_USA	Murrietta Town Center	40477 Murrieta Hot Springs	Murrieta	California	92563	USA
6756	Claire's_Stores_USA	Sawmill Square	910 Sawmill Square Road	Laurel	Mississippi	39440	USA
6757	Claire's_Stores_USA	Fashion Valley Mall	7007 Friars Road #363	San Diego	California	92108	USA
6758	Claire's_Stores_USA	Miromar Outlets	10801 Corkscrew Road	Estero	Florida	33928	USA
6760	Claire's_Stores_USA	Outlet Center Nashville	1 24 At Hickory Hollow Parkway	Antioch	Tennessee	37013	USA
6761	Claire's_Stores_USA	Gateway Center	494 Gateway Drive	Brooklyn	New York	11239	USA
6762	Claire's_Stores_USA	Palmer Park Mall	2455 Park Avenue	Easton	Pennsylvania	18042	USA
6763	Claire's_Stores_USA	Port Charlotte Town Center	1441 Tamiami Trail #941	Port Charlotte	Florida	33948	USA
6764	Claire's_Stores_USA	River Front Center	358 Route 3 West	Clifton	New Jersey	07014	USA
6765	Claire's_Stores_USA	863 Broadway	2314 Santa Clara Ave	Alameda	California	94501	USA
6766	Claire's_Stores_USA	Dolphin Mall	11401 N W 12Th Street #130	Miami	Florida	33172	USA
6768	Claire's_Stores_USA	Gateway Marketplace	555 Broadway Ste 1054	Chula Vista	California	91910	USA
6772	Claire's_Stores_USA	The Mall At Sierra Vista	2200 El Mercado Loop	Sierra Vista	Arizona	85635	USA
6773	Claire's_Stores_USA	Orlando International Premium	4973 International Drive	Orlando	Florida	32819	USA
6774	Claire's_Stores_USA	North Plains Mall	2809 N Prince Street	Clovis	New Mexico	88101	USA
6779	Claire's_Stores_USA	Golden East Crossing	1100 N Wesleyan Blvd #5008	Rocky Mount	North Carolina	27804	USA
6781	Claire's_Stores_USA	Rivertown Crossings	3700 Rivertown Parkway	Grandville	Michigan	49418	USA
6785	Claire's_Stores_USA	Hall Road Crossing	4211 Waialae Ave	Honolulu	Hawaii	96816	USA
6786	Claire's_Stores_USA	Rio West Mall	1300 West Maloney Ave	Gallup	New Mexico	87301	USA
6787	Claire's_Stores_USA	Pier Park	205 Bluefish Drive #110	Panama City Beach	Florida	32413	USA
6788	Claire's_Stores_USA	Tucson Premium Outlets	931 Marina Village Pkwy	Alameda	California	94501	USA
6789	Claire's_Stores_USA	Kittery Premium Outlets	5170 Moorpark Ave	San Jose	California	95129	USA
6790	Claire's_Stores_USA	Mall Of Georgia	3333 Buford Drive	Buford	Georgia	30519	USA
6791	Icing_Stores_USA	Westfarms	615 N. Alvernon	Tucson	Arizona	85711	USA
6796	Claire's_Stores_USA	Pacific View	3301 E Main Street	Ventura	California	93003	USA
6798	Claire's_Stores_USA	Crystal Mall	850 Hartford Turnpike	Waterford	Connecticut	06385	USA
6800	Claire's_Stores_USA	Lenox Square	16922 Bolsa Chica Street	Huntington Beach	California	92649	USA
6801	Claire's_Stores_USA	American Dream	1 American Dream Way	East Rutherford	New Jersey	07073	USA
6803	Claire's_Stores_USA	Brandon Mall	639 Brandon Town Ctr Blvd	Brandon	Florida	33511	USA
6805	Claire's_Stores_USA	Allen Premium Outlets	820 West Stacy Road #626	Allen	Texas	75013	USA
6808	Claire's_Stores_USA	Clackamas Town Center	12000 S E 82 Avenue	Portland	Oregon	97086	USA
6809	Claire's_Stores_USA	Mount Pleasant Towne Center	1329 Theater Drive	Mt Pleasant	South Carolina	29464	USA
6815	Claire's_Stores_USA	Natomas Marketplace	3681 Truxel Road	Sacramento	California	95834	USA
6827	Claire's_Stores_USA	Hillsdale Shopping Center	404 Hillsdale Shop Ctr	San Mateo	California	94403	USA
6828	Claire's_Stores_USA	Buena Park Mall	8281C On The Wall	Buena Park	California	90620	USA
6830	Claire's_Stores_USA	Galleria At Roseville	1151 Galleria Boulevard #2057	Roseville	California	95678	USA
6831	Claire's_Stores_USA	Stonebriar Centre	2601 Preston Road	Frisco	Texas	75034	USA
6836	Claire's_Stores_USA	Plaza Guaynabo	State Road #20 Km 3.4	Guaynabo	Puerto Rico	00965	USA
6837	Claire's_Stores_USA	The Pinnacle	475 Pinnacle Parkway	Bristol	Tennessee	37620	USA
6847	Claire's_Stores_USA	Arundel Mills	7000 Arundel Mills Circle	Hanover	Maryland	21076	USA
6853	Claire's_Stores_USA	Outlet Center Tilton	120 Laconia Road	Tilton	New Hampshire	03276	USA
6858	Claire's_Stores_USA	The Mall At Wellington Green	10300 Forest Hill Blvd	Wellington	Florida	33414	USA
6859	Claire's_Stores_USA	International Plaza	2223 N West Shore Blvd #112	Tampa	Florida	33607	USA
6860	Claire's_Stores_USA	Rookwood Commons	2727 Edmondson Road	Norwood	Ohio	45208	USA
6863	Claire's_Stores_USA	Oakland Mall	656 West 14 Mile Road	Troy	Michigan	48083	USA
6870	Claire's_Stores_USA	Orlando Vineland Premium Out	8166 Vineland Avenue #1707	Orlando	Florida	32821	USA
6873	Claire's_Stores_USA	Rockwall Market Center	2811 Market Center Blvd #2837	Rockwall	Texas	75087	USA
6876	Claire's_Stores_USA	Waterford Lakes Town Center	411 North Alafaya Trail	Orlando	Florida	32828	USA
6878	Claire's_Stores_USA	The Crossings Premium Outlets	1000 Premium Outlet Drive	Tannersville	Pennsylvania	18372	USA
6881	Claire's_Stores_USA	Wenatchee Valley Mall	511 Valley Mall Parkway	East Wenatchee	Washington	98802	USA
6882	Claire's_Stores_USA	The Lakes Mall	5600 Harvey Street	Muskegon	Michigan	49444	USA
6883	Claire's_Stores_USA	Bowie Town Center	15435 Emerald Way	Bowie	Maryland	20716	USA
6884	Claire's_Stores_USA	Las Americas Premium Outlets	4321 Camino De La Plaza	San Ysidro	California	92173	USA
6890	Claire's_Stores_USA	Deer Park Town Center	20530 North Rand Road	Deer Park	Illinois	60010	USA
6891	Claire's_Stores_USA	Mall At Robinson	100 Robinson Center Drive	Pittsburgh	Pennsylvania	15205	USA
6893	Claire's_Stores_USA	Dogwood Festival Market	202 Dogwood Boulevard	Flowood	Mississippi	39232	USA
6904	Claire's_Stores_USA	Macedonia Commons	8210 Macedonia Blvd	Macedonia	Ohio	44056	USA
6905	Claire's_Stores_USA	The Westchester	125 Westchester Avenue	White Plains	New York	10601	USA
6906	Claire's_Stores_USA	Westover Marketplace	8203 Highway 151 #503	San Antonio	Texas	78245	USA
6913	Claire's_Stores_USA	The Mall At Stonecrest	2929 Turner Hill Road #2360	Lithonia	Georgia	30038	USA
6923	Claire's_Stores_USA	Eden Prairie Center	8251 Flying Cloud Drive #2178	Eden Prairie	Minnesota	55344	USA
6924	Claire's_Stores_USA	Chandler Fashion Center	3111 West Chandler Blvd	Chandler	Arizona	85226	USA
6926	Claire's_Stores_USA	Desert Ridge Marketplace	21001 North Tatum Blvd	Phoenix	Arizona	85050	USA
6934	Claire's_Stores_USA	The Waterfront	120 West Bridge Street	Homestead	Pennsylvania	15120	USA
6935	Claire's_Stores_USA	Polaris Fashion Place	1500 Polaris Parkway #2168	Columbus	Ohio	43240	USA
6950	Claire's_Stores_USA	Green Oak Village Place	9775 Village Place Boulevard	Brighton	Michigan	48116	USA

**Claire's US
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Store List

Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
6951	Claire's_Stores_USA	Mesilla Valley Mall	700 S Telshor Blvd	Las Cruces	New Mexico	88011	USA
6956	Claire's_Stores_USA	The Paddock Shops	4053 Summit Plaza Drive	Louisville	Kentucky	40241	USA
6958	Claire's_Stores_USA	Valley River Center	501 Valley River Center	Eugene	Oregon	97401	USA
6960	Claire's_Stores_USA	Lake City Mall	2469 West U S Hwy 90 #172	Lake City	Florida	32055	USA
6963	Claire's_Stores_USA	The Collection At Forsyth	410 Peach Tree Parkway #148	Cumming	Georgia	30041	USA
6965	Claire's_Stores_USA	Paris Town Center	3534 Lamar Ave	Paris	Texas	75460	USA
6966	Claire's_Stores_USA	The Mall At Fairfield Commons	2727 Fairfield Commons	Beaver Creek	Ohio	45431	USA
6967	Claire's_Stores_USA	Ocean County Mall	1201 Hopper Avenue Space #455	Toms River	New Jersey	08753	USA
6972	Claire's_Stores_USA	Kendall Village Center	8713 Sw 124Th. Ave	Miami	Florida	33183	USA
6985	Claire's_Stores_USA	Oakwood Shopping Center	197 Westbank Expy Ste 1740	Gretna	Louisiana	70056	USA
6986	Claire's_Stores_USA	The Marketplace At Augusta	2 Steven King Drive #5	Augusta	Maine	04330	USA
6987	Claire's_Stores_USA	Terrace At Florida Mall	8001 S Orange Blossom Trail	Orlando	Florida	32809	USA
8002	Icing_Stores_USA	Baybrook Mall	1074 Baybrook Mall Suite #1074	Houston	Texas	77546	USA
8003	Icing_Stores_USA	Fox River Mall	4301 W. Wisconsin Ave #598	Appleton	Wisconsin	54913	USA
8004	Icing_Stores_USA	Willowbrook Mall	2702 Willowbrook Mall	Wayne	New Jersey	07470	USA
8006	Icing_Stores_USA	Jordan Creek Town Center	101 Jordan Creek Parway	West Des Moines	Iowa	50266	USA
8007	Icing_Stores_USA	Coronado Center	6600 Menaul Ne H 001	Albuquerque	New Mexico	87110	USA
8009	Icing_Stores_USA	Clackamas Town Center	12000 Se 82Nd Ave Suite #G105	Happy Valley	Oregon	97086	USA
8022	Icing_Stores_USA	Northwest Arkansas Mall	4201 Highway 471 N	North Fayetteville	Arkansas	72702	USA
8023	Claire's_Stores_USA	Tucker Meridian	4310 Lavista Road #A-250	Tucker	Georgia	30084	USA
8025	Claire's_Stores_USA	Vintage Oaks	120 Vintage Way	Novato	California	94945	USA
8026	Claire's_Stores_USA	The Forum On Peachtree Parkw	5145 Peachtree Parkway #445	Peachtree Corners	Georgia	30092	USA
8075	Icing_Stores_USA	The Shoppes At Carlsbad	2525 El Camino Real	Carlsbad	California	92008	USA
8100	Icing_Stores_USA	Valley Plaza Mall	2701 Ming Ave Suite #196	Bakersfield	California	93304	USA
8107	Icing_Stores_USA	Vintage Faire Mall	3401 Dale Road #324	Modesto	California	95356	USA
8110	Icing_Stores_USA	Arden Fair	1689 Arden Way	Sacramento	California	95815	USA
8133	Icing_Stores_USA	Pueblo Mall	3515 Dillon Drive	Pueblo	Colorado	81008	USA
8145	Icing_Stores_USA	Christiana Mall	513 Christiana Mall Rd	Newark	Delaware	19702	USA
8155	Icing_Stores_USA	Brandon Mall	459 Brandon Town Center Drive	Brandon	Florida	33511-4758	USA
8205	Icing_Stores_USA	Prince Kuhio Plaza	111 E Puainako St	Hilo	Hawaii	96720	USA
8206	Icing_Stores_USA	Pearlridge Center	533 Pearlridge Ctr #22-06	Aiea Oahu	Hawaii	96701	USA
8209	Icing_Stores_USA	Pearlridge Center	98-1005 Monalua Road #236	Aiea	Hawaii	96701	USA
8234	Icing_Stores_USA	Market Place Mall	2000 N Neil Street	Champaign	Illinois	61820	USA
8259	Icing_Stores_USA	Cherryvale Mall	7200 Harrison Ave Space G-27	Rockford	Illinois	61112	USA
8261	Icing_Stores_USA	Eastland Mall	800 N Green River Road #56	Evansville	Indiana	47715	USA
8263	Icing_Stores_USA	Muncie Mall	3501 N Grandville Ave #J7	Muncie	Indiana	47303	USA
8264	Icing_Stores_USA	Greenwood Park Mall	1251 U S 31 North	Greenwood	Indiana	46142	USA
8276	Icing_Stores_USA	Oak Park Mall	11409 W 95Th St	Overland Park	Kansas	66214	USA
8280	Icing_Stores_USA	West Ridge Mall	1801 S W Wanamaker Road	Topeka	Kansas	66604	USA
8299	Icing_Stores_USA	Mall Of Acadiana	5725 Johnston Street #140	Lafayette	Louisiana	70503	USA
8328	Icing_Stores_USA	The Maine Mall	364 Maine Mall Road Ste 318A	South Portland	Maine	04106	USA
8351	Icing_Stores_USA	Southland Center	23000 Eureka Road #1065	Taylor	Michigan	48180	USA
8378	Icing_Stores_USA	Independence Center	18801 E 39 Street Suite 1072	Independence	Missouri	64057	USA
8379	Icing_Stores_USA	Northpark Mall	101 Rangeline Road	JOPlin	Missouri	64801	USA
8380	Icing_Stores_USA	Battlefield Mall	2825 South Glenstone Ave	Springfield	Missouri	65804	USA
8390	Icing_Stores_USA	Rimrock Mall	300 South 24Th St West #D-9	Billings	Montana	59102	USA
8442	Icing_Stores_USA	Cottonwood Mall	10000 Coors Blvd N W #E-239	Albuquerque	New Mexico	87114	USA
8447	Icing_Stores_USA	Mesilla Valley Mall	700 Telshor Blvd	Las Cruces	New Mexico	88001	USA
8487	Icing_Stores_USA	The Mall At Fairfield Commons	2727 N Fairfield Road	Beavercreek	Ohio	45431	USA
8495	Icing_Stores_USA	Dayton Mall	270 Dayton Mall	Dayton	Ohio	45459	USA
8496	Icing_Stores_USA	Great Lakes Mall	7850 Mentor Avenue #820	Mentor	Ohio	44060	USA
8517	Icing_Stores_USA	Franklin Park Mall	5001 Monroe Street	Toledo	Ohio	43623	USA
8529	Icing_Stores_USA	Rogue Valley Mall	1600 N Riverside	Medford	Oregon	97501	USA
8595	Icing_Stores_USA	Haywood Mall	700 Haywood Road	Greenville	South Carolina	29607	USA
8597	Icing_Stores_USA	Uptown Rapid City	2200 N Maple Ave	Rapid City	South Dakota	57701	USA
8607	Icing_Stores_USA	West Town Mall	7600 Kingston Pike #1530	Knoxville	Tennessee	37919	USA
8624	Icing_Stores_USA	Broadway Square Mall	4601 S Broadway #D06C	Tyler	Texas	75703	USA
8629	Icing_Stores_USA	Cielo Vista Mall	8401 Gateway Blvd West Sp#J-01	El Paso	Texas	79925	USA
8639	Icing_Stores_USA	La Plaza Mall	2200 South 10Th Street	Mcallen	Texas	78503	USA
8642	Icing_Stores_USA	Parkdale Mall	820 Parkdale Rd	Beaumont	Texas	77706	USA
8652	Icing_Stores_USA	Ingram Park Mall	6301 Nw Loop #507	San Antonio	Texas	78238	USA
8667	Icing_Stores_USA	South Towne Center	10450 So. State St. Space 2030	Sandy	Utah	84070	USA
8677	Icing_Stores_USA	Valley Mall	1925 E Market Street	Harrisonburg	Virginia	22801	USA
8682	Icing_Stores_USA	Spotsylvania Towne Centre	675 Sportsylvania Mall Dr.	Fredericksburg	Virginia	22407	USA
8698	Icing_Stores_USA	Dulles Town Center	21100 Dulles Town Circle	Dulles	Virginia	20166	USA
8722	Icing_Stores_USA	Southridge Mall	5300 S 76Th Street #1250	Greendale	Wisconsin	53129	USA
8780	Icing_Stores_USA	Stonebriar Centre	121 Preston Road Suite #2008	Frisco	Texas	75034	USA
8797	Icing_Stores_USA	St. Clair Square	248 St Clair Square	Fairview Heights	Illinois	62208	USA
8802	Icing_Stores_USA	Gateway Mall	6100 O St. #268	Lincoln	Nebraska	68505	USA

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Store List

Loc #	Name	Address	City	State	Zip	Country
627	Clares Wmt Wentzville	1971 Wentzville Pkwy	Wentzville	Missouri	63385	USA
628	Clares Wmt Oregon	3721 Navarre Ave	Oregon	Ohio	43616	USA
630	Clares Wmt Winder	440 Atlanta Hwy N.W Spc #110	Winder	Georgia	30680	USA
631	Clares Wmt Indianapolis	10617 E Washington St	Indianapolis	Indiana	46229	USA
634	Clares Wmt Elkin	548 Cc Camp Rd #110	Elkin	orth Carolin	28621	USA
641	Clares Wmt Dallas	3615 Marietta Hwy	Dallas	Georgia	30157	USA
643	Clares Wmt Hayden	550 W Honeysuckle Ave	Hayden	Idaho	83835	USA
645	Clares Wmt Cleburne	1616 Wes Henderson	Cleburne	Texas	76033-4123	USA
647	Clares Wmt Lapeer	555 E Genesee St	Lapeer	Michigan	48446	USA
648	Clares Wmt Granite Falls	4780 Hickory Blvd	Granite Falls	orth Carolin	28630-8237	USA
652	Clares Wmt El Paso	9441 Alameda Ave	El Paso	Texas	79907-5601	USA
654	Clares Wmt Middletown Spc 1	705 Middletown Warwick Rd	Middletown	Delaware	19709	USA
656	Clares Wmt Covington Spc 13C	10300 Industrial Blvd Ne	Covington	Georgia	30014	USA
657	Clares Wmt Salisbury	323 S Arlington St	Salisbury	orth Carolin	28144	USA
658	Clares Wmt Calera	5100 Highway 31	Calera	Alabama	35040	USA
659	Clares Wmt Council Bluffs	1800 N 16Th St	Council Bluffs	Iowa	51501	USA
660	Clares Wmt Indianapolis	4650 S Emerson Ave	Indianapolis	Indiana	46203	USA
661	Clares Wmt Charlotte	1680 Packard Hwy	Charlotte	Michigan	48813	USA
663	Clares Wmt Beaumont	1540 E 2Nd St	Beaumont	California	92223	USA
666	Clares Wmt Holly Springs	7016 Gb Alford Hwy	Holly Springs	orth Carolin	27540	USA
667	Clares Wmt Meridian	5001 N Ten Mile Rd	Meridian	Idaho	83646	USA
669	Clares Wmt Henrico	5001 Nine Mile Road	Henrico	Virginia	23223	USA
671	Clares Wmt Athens	929 State Street	Athens	Ohio	45701	USA
672	Clares Wmt Albuquerque	3500 Coors Blvd Sw	Albuquerque	New Mexico	87121-5274	USA
673	Clares Wmt Rexburg	1450 North 2Nd East	Rexburg	Idaho	83440	USA
675	Clares Wmt Fort Oglethorpe	3040 Batlefield Pkwy	Fort Oglethorpe	Georgia	30742	USA
676	Clares Wmt Columbia	7520 Garners Ferry Rd	Columbia	outh Carolin	29209	USA
677	Clares Wmt Wichita	5475 N Meridian Ave	Wichita	Kansas	67204	USA
678	Clares Wmt Vernal	1851 W Highway 40	Vernal	Utah	84078	USA

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Store List

Loc #	Name	Address	City	State	Zip	Country
679	Clares Wmt Leesburg	2501 Citrus Blvd	Leesburg	Florida	34748	USA
680	Clares Wmt Dalton	815 Shugart Rd	Dalton	Georgia	30720	USA
681	Clares Wmt Derby	2020 N Nelson Dr	Derby	Kansas	67037	USA
683	Clares Wmt Kissimmee	904 Cypress Pkwy	Kissimmee	Florida	34759	USA
684	Clares Wmt Pflugerville	1548 Fm 685	Plugerville	Texas	78660	USA
687	Clares Wmt Lubbock	1911 Marsha Sharp Fwy	Lubbock	Texas	79415-4036	USA
689	Clares Wmt Belleville Spc 120	2608 Green Mount Commons Dr	Belleville	Illinois	62221	USA
690	Clares Wmt Dallas	7401 Samuel Blvd #700	Dallas	Texas	75228	USA
691	Clares Wmt Fort Worth	8520 N Beach St	Fort Worth	Texas	76244	USA
711	Clares Wmt Balch Springs	12300 Lake June Rd Spc #700	Balch Springs	Texas	75180	USA
3016	Clares Wmt Muscle Shoals	517 Avalon Ave Spc #130	Muscle Shoals	Alabama	35661	USA
3044	Clares Wmt Hot Springs	1601 Albert Pike Rd	Hot Springs	Arkansas	71913	USA
3045	Clares Wmt Cabot	304 S Rockwood Dr Spc #120	Cabot	Arkansas	72023	USA
3046	Clares Wmt Peoria	7975 W Peoria Ave Spc 150	Peoria	Arizona	85345	USA
3050	Clares Wmt Orange City	2400 Veterans Memorial Pkwy	Orange City	Florida	32763	USA
3051	Clares Wmt Tallahassee	3535 Apalachee Pkwy Spc #100	Tallahassee (East)	Florida	32311	USA
3052	Clares Wmt Lilburn	4004 Lawrenceville Hwy Nw	Lilburn	Georgia	30047	USA
3057	Clares Wmt Marion	2802 Outer Road Drive	Marion	Illinois	62959	USA
3060	Clares Wmt Hays	4301 Vine St Spc #130	Hays	Kansas	67601	USA
3061	Clares Wmt Bowling Green	1201 Morgantown Rd Spc 140	Bowling Green (Nw)	Kentucky	42101	USA
3068	Clares Wmt Monroe	2701 Louisville Ave #700	Monroe	Louisiana	71201	USA
3069	Clares Wmt Lindon	585 N State St Spc 110	Lindon	Utah	84042	USA
3071	Clares Wmt Elkhart	175 Country Rd #6 West Spc 130	Elkhart	Indiana	46514	USA
3072	Clares Wmt Clio	11493 N Linden Rd	Clio	Michigan	48420	USA
3074	Clares Wmt Sapulpa	1002 W Taft St Spc 150	Sapulpa	Oklahoma	74066	USA
3075	Clares Wmt Knoxville	7550 Norris Freeway Spc 110	Knoxville	Tennessee	37938	USA
3076	Clares Wmt Corinth	2301 S Harper Rd	Corinth	Mississippi	38834	USA
3081	Clares Wmt Reidsville	1624 Nc #14 Highway	Reidsville	orth Caroli	27320	USA
3082	Clares Wmt Morrisville	1001 Shiloh Glenn Dr #130	Morrisville	orth Caroli	27560	USA

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Store List

Loc #	Name	Address	City	State	Zip	Country
3086	Clares Wmt Madison	8580 Hwy 72 W Spc 100	Madison	Alabama	35758	USA
3093	Clares Wmt Cortland	819 Bennie Road	Cortland	New York	13045	USA
3101	Clares Wmt Lima	2450 Allentown Rd Spc 120	Lima	Ohio	45805	USA
3104	Clares Wmt Johnstown	150 Town Centre Dr	Johnstown	Pennsylvania	15904	USA
3105	Clares Wmt Gaffney	165 Walton Dr	Gaffney	South Carolina	29341	USA
3108	Clares Wmt Knoxville	3051 Kinzel Way Spc 120	Knoxville	Tennessee	37924	USA
3112	Clares Wmt Chattanooga	501 Signal Mountain Rd	Chattanooga Signal	Tennessee	37405	USA
3113	Clares Wmt Tulsa	207 S Memorial Dr Spc 140	Tulsa	Oklahoma	74112	USA
3117	Clares Wmt W. Orange	3115 Egar Brown Dr	West Orange	Texas	77630	USA
3119	Clares Wmt Westworth Village	6770 Westworth Blvd	Westworth Village	Texas	76114	USA
3121	Clares Wmt Easley	115 Rolling Hills Crcl Spc 100	Easley	South Carolina	29640	USA
3125	Clares Wmt Missouri City	5501 Highway 6 #700	Missouri City	Texas	77459	USA
3131	Clares Wmt Spring Lake	670 Lillington Hwy Spc 700	Spring Lake	North Carolina	28390	USA
3132	Clares Wmt Roanoke	1228 North Highway 377	Roanoke	Texas	76262	USA
3133	Clares Wmt Seneca	1636 Sandifer Blvd Spc 120	Seneca	South Carolina	29678	USA
3138	Clares Wmt Plover	250 Crossroads Dr	Plover	Wisconsin	54467	USA
3140	Clares Wmt Logan	1150 S 100 W	Logan	Utah	84321-5573	USA
3142	Clares Wmt Englewood	7725 Hoke Rd	Englewood	Ohio	45315	USA
3155	Clares Wmt Benton	17309 Interstate 30 S	Benton	Arkansas	72015	USA
3157	Clares Wmt High Ridge	2700 Ridge Point Dr	High Ridge	Missouri	63049-2201	USA
3159	Clares Wmt Fort Wayne	10420 Marysville Rd Spc 150	Fort Wayne	Indiana	46835	USA
3161	Clares Wmt West Valley City	3180 S 5600 W	West Valley City	Utah	84120	USA
3162	Clares Wmt Buford	3250 Sardis Church Rd Spc 110	Buford	Georgia	30519	USA
3166	Clares Wmt Winston-Salem	320 E Hanes Mill Rd Spc 700	Winston-Salem	North Carolina	27105	USA
3168	Clares Wmt Lawrence	10735 Pendleton Pike	Lawrence	Indiana	46236	USA
3175	Clares Wmt New Castle	2501 W State Street Spc 110	New Castle	Pennsylvania	16101	USA
3177	Clares Wmt Marysville Sp210	555 Colemans Crossing Blvd	Marysville	Ohio	43040	USA
3179	Clares Wmt Belle Vernon	100 Sara Way Spc 130	Belle Vernon	Pennsylvania	15012	USA
3181	Clares Wmt Palmhurst	215 E Mile 3 Rd Spc 700	Palmhurst	Texas	78573	USA

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Store List

Loc #	Name	Address	City	State	Zip	Country
3182	Clares Wmt Safford	755 S 20Th Ave	Safford	Arizona	85546	USA
3183	Clares Wmt Jacksonville	2025 N Marine Blvd Spc 120	Jacksonville	North Carolina	28546	USA
3185	Clares Wmt S Sand Springs	220 S Highway 97 Spc 150	S Sand Springs	Oklahoma	74063	USA
3201	Clares Wmt Beloit	2785 N Milwaukee Rd Spc 140	Beloit	Wisconsin	53511	USA
3203	Clares Wmt Birmingham Spc 1	5919 Trussville Crossing Pkwy	Trussville	Alabama	35235	USA
3204	Clares Wmt El Mirage	12900 W Thunderbird Rd	El Mirage	Arizona	85335	USA
3205	Clares Wmt Glenpool	12200 S. Waco	Glenpool	Oklahoma	74033	USA
3207	Clares Wmt Saginaw	1401 N Saginaw Blvd	Saginaw	Texas	76179	USA
3208	Clares Wmt Troy	1801 W Main Street Spc 110	Troy	Ohio	45373	USA
3213	Clares Wmt North Augusta	1201 Knox Ave Spc 600	North Augusta	South Carolina	29841	USA
3216	Clares Wmt Abingdon	16032 Fifteen Mile Boulevard	Abingdon	Virginia	24211	USA
3217	Clares Wmt Jacksonville	1941 W Morton Ave Spc #120	Jacksonville	Illinois	62650	USA
3219	Clares Wmt Columbus Sw	5200 West Pointe Plaza Spc110	Columbus	Ohio	43228	USA
3220	Claire Wmt Battle Creek	6020 B Dr N Spc 100	Battle Creek	Michigan	49014	USA
3228	Clares Wmt Lawrenceburg	1000 Bypass N Spc #700	Lawrenceburg	Kentucky	40342	USA
3233	Clares Wmt Alcoa	1030 Hunters Crossin	Alcoa	Tennessee	37701	USA
3236	Clares Wmt Columbus	818 E 23Rd St	Columbus	Nebraska	68601	USA
3239	Clares Wmt Canyon	1701 N 23Rd St Spc #120	Canyon	Texas	79015	USA
3243	Clares Wmt Canton	603 E Highway 243 #130	Canton	Texas	75103	USA
3244	Clares Wmt Ottawa	4041 Veterans Dr	Ottawa	Illinois	61350	USA
3245	Clares Wmt De Land	1699 N Woodland Blvd	De Land	Florida	32720	USA
3246	Clares Wmt Alamosa	3333 Clark St Spc #100	Alamosa	Colorado	81101	USA
3247	Clares Wmt Greencastle	1750 Indianapolis Rd Spc#200	Greencastle	Indiana	46135	USA
3248	Clares Wmt Lake Geneva	201 S Edwards Blvd Spc #100	Lake Geneva	Wisconsin	53147	USA
3249	Clares Wmt Owasso	12101 E 96Th St N Spc 100	Owasso	Oklahoma	74055	USA
3250	Clares Wmt Spanish Fork	1206 N Canyon Creek Pkwy Sp100	Spanish Fork	Utah	84660	USA
3253	Clares Wmt Spring Hill	1485 Commercial Way Spc #110	Spring Hill	Florida	34606	USA
3255	Clares Wmt Nashville-Antioch	3035 Hamilton Church Rd Sp120	Nashville	Tennessee	37013	USA
3259	Clares Wmt Lancaster	805 Hwy 9 Bypass Wes Spc #140	Lancaster	South Carolina	29720	USA

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Store List

Loc #	Name	Address	City	State	Zip	Country
3260	Clares Wmt Holland	2629 N Park Dr Spc 700	Holland	Michigan	49424	USA
3264	Clares Wmt Apex	3151 Apex Pkwy Spc 100	Apex	orth Carolir	27502	USA
3266	Clares Wmt Tallahassee	5500 Thomasville Rd Spc #100	Tallahassee	Florida	32312	USA
3268	Clares Wmt Columbia	2200 Brookmeade Dr Spc 100	Columbia	Tennessee	38401	USA
3271	Clares Wmt Burlington Spc130	530 S Graham Hopedale Rd	Burlington	orth Carolir	27217	USA
3279	Clares Wmt Wadsworth	222 Smokerise Dr Spc 140	Wadsworth	Ohio	44281	USA
3282	Clares Wmt Pembroke	930 Highway 711 East Spc 700	Pembroke	orth Carolir	28372	USA
3287	Clares Wmt Logansport	240 Mall Road Spc 110	Logansport	Indiana	46947	USA
3289	Clares Wmt Shawnee	196 Shawnee Mall Rd Spc 150	Shawnee	Oklahoma	74804	USA
3290	Clares Wmt San Antonio	5626 Walzem Rd Spc 100	San Antonio	Texas	78218	USA
3294	Clares Wmt Beaufort	350 Robert Smalls Pkwy	Beaufort	outh Carolir	29906	USA
3296	Clares Wmt Broussard	123 Saint Nazaire Rd Spc 120	Broussard	Louisiana	70518	USA
3298	Clares Wmt Ashland	1996 E Main St Spc #130	Ashland	Ohio	44805	USA
3303	Clares Wmt Goshen	4024 Elkhart Rd Spc 110	Goshen	Indiana	46526	USA
3306	Clares Wmt Elkins	721 Beverly Pike Spc #600	Elkins	vest Virgini	26241	USA
3307	Clares Wmt Las Vegas	1807 W Craig Rd Spc 110	North Las Vegas	Nevada	89032	USA
3312	Clares Wmt Gulfport	9350 Highway 49 Spc 120	Gulfport	Mississippi	39503	USA
3319	Clares Wmt Evans	4469 Washington Rd Spc 110	Evans	Georgia	30809	USA
3320	Clares Wmt Hillsborough	501 Hampton Pointe B Spc 120	Hillsborough	orth Carolir	27278	USA
3322	Clares Wmt American Fork	949 W Grassland Dr Spc 100	American Fork	Utah	84003	USA
3323	Clares Wmt La Vergne	5511 Murfreesboro Rd Spc 120	La Vergne	Tennessee	37086	USA
3324	Clares Wmt Grovetown	5010 Steiner Way Spc 110	Grovetown	Georgia	30813-5013	USA
3325	Clares Wmt West Valley City	5675 W 6200 S Spc 110	West Valley City	Utah	84118	USA
3326	Claire Wmt Knoxville	7420 Chapman Hwy Spc 130	Knoxville	Tennessee	37920	USA
3327	Clares Wmt Broken Arrow	3900 E Hillside Dr Spc 110	Broken Arrow	Oklahoma	74014	USA
3328	Clares Wmt Mebane	1318 Mebane Oaks Rd Spc 100	Mebane	orth Carolir	27302	USA
3331	Clares Wmt Clarksville	1680 Ft Campbell Blvd Spc 100	Clarksville	Tennessee	37042	USA
3336	Clares Wmt Toccoa	3886 Highway 17 S Spc #100	Toccoa	Georgia	30538	USA
3340	Clares Wmt Montgomery	851 Ann St Spc 700	Montgomery	Alabama	36107	USA

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Store List

Loc #	Name	Address	City	State	Zip	Country
3343	Clares Wmt Texarkana	4000 New Boston Rd Spc 130	Texarkana	Texas	75501	USA
3344	Clares Wmt Houston-West Par	3506 Highway 6 S Spc 700	Houston	Texas	77082	USA
3348	Clares Wmt Huntington	2800 Wal Mart Dr Spc #130	Huntington	Indiana	46750	USA
3349	Clares Wmt Memphis Se	7525 Winchester Rd Spc 110	Memphis	Tennessee	38125	USA
3350	Clares Wmt Raeford	4545 Fayetteville Rd Spc 110	Raeford	orth Caroli	28376	USA
3351	Clares Wmt Cranberry	10 Kimberly Ln Spc #110	Cranberry	ennsylvani	16319	USA
3352	Clares Wmt Louisville	175 Outer Loop Spc 110	Louisville	Kentucky	40214	USA
3353	Clares Wmt Corpus Christi	3829 Us Hwy 77 Spc 120	Corpus Christi	Texas	78410	USA
3354	Clares Wmt Villa Rica	600 Carrollton Villa Rica Hwy	Villa Rica	Georgia	30180	USA
3355	Clares Wmt Kernersville	1130 S Main St Spc #110	Kernersville	orth Caroli	27284	USA
3356	Clares Wmt Sumter	1283 Broad St Spc 100	Sumter	outh Caroli	29150	USA
3359	Clares Wmt Kyle	5754 Kyle Parkway Spc 100	Kyle	Texas	78640	USA
3369	Clares Wmt Hueytown	1007 Red Farmer Dr Spc 700	Hueytown	Alabama	35023	USA
3371	Clares Wmt Cornelia	250 Furniture Dr Spc 610	Cornelia	Georgia	30531	USA
3374	Clares Wmt Alexandria	6711 Alexandria Pike Spc 120	Alexandria	Kentucky	41001	USA
3380	Clares Wmt Owensboro	3151 Leitchfield Rd Spc #120	Owensboro	Kentucky	42303	USA
3388	Clares Wmt Bloomington	2225 W Market St Spc 120	Bloomington	Illinois	61705	USA
3389	Clares Wmt Kennesaw	3105 Cobb Pkwy Nw Spc #120	Kennesaw	Georgia	30152	USA
3391	Clares Wmt Goodyear	1100 N Estrella Pkwy Spc 120	Goodyear	Arizona	85338	USA
3392	Clares Wmt Monroe	288 Larkin Dr Spc 100	Monroe	New York	10950	USA
3393	Clares Wmt Forest City	197 Plaza Dr Spc 702	Forest City	orth Caroli	28043	USA
3406	Clares Wmt Universal City	510 Kitty Hawk Rd Spc #400	Universal City	Texas	78148	USA
3408	Clares Wmt Brighton	60 W Bromley Ln Spc 700	Brighton	Colorado	80601	USA
3412	Clares Wmt High Point	2628 S Main Street Spc 700	High Point	orth Caroli	27263	USA
3413	Clares Wmt Denver	7131 Highway #73 Spc#120	Denver	orth Caroli	28037	USA
3420	Clares Wmt Chelsea	16077 Highway 280 Spc #120	Chelsea	Alabama	35043	USA
3425	Clares Wmt Harrisville	534 N Harrisville Rd Spc 100	Harrisville	Utah	84404	USA
3427	Clares Wmt Saratoga Springs	136 W State Road 73 Spc #110	Saratoga Springs	Utah	84045	USA
3429	Clares Wmt Chesterfield	14501 Hancock Village St	Chesterfield	Virginia	23832	USA

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Store List

Loc #	Name	Address	City	State	Zip	Country
3432	Clares Wmt Fort Wayne	10105 Lima Road Spc 100	Fort Wayne	Indiana	46818	USA
3434	Clares Wmt Opelousas	1629 E Cresswell Ln Spc 100	Opelousas	Louisiana	70570	USA
3440	Clares Wmt Front Royal	10 Riverton Commons Dr	Front Royal	Virginia	22630	USA
3441	Clares Wmt Las Vegas	5198 Boulder Hwy Spc 110	Las Vegas	Nevada	89122	USA
3444	Clares Wmt Cicero	8064 Brewereton Rd Spc 100	Cicero	New York	13039	USA
3445	Clares Wmt Austin	710 E Ben White Blvd Spc 110	Austin	Texas	78704	USA
3446	Clares Wmt Winston-Salem	3475 Parkway Village Ct Spc700	Inston-Salem	orth Carolir	27127	USA
3447	Clares Wmt Van Buren	2214 Fayetteville Rd Spc 120	Van Buren	Arkansas	72956	USA
3455	Clares Wmt Carencro	3810 Ne Evangeline Thruway	Carencro	Louisiana	70520	USA
3861	Clares Wmt Mckinney	1721 N Custer Road	Mckinney	Texas	75071	USA
3862	Clares Wmt Killeen Spc 120	3404 West Stan Schlueter Loop	Killeen	Texas	76549	USA
3864	Clares Wmt Hammond	7850 Cabela Drive	Hammond	Indiana	46324	USA
3865	Clares Wmt Frisco	12220 Fm 423	Frisco	Texas	75033	USA
3866	Clares Wmt Rochester	116 Farmington Rd Spc 120	Rochester	ow Hampsh	03867	USA
5955	Clares Wmt Oklahoma City	0560/79415	Oklahoma City (W)	Oklahoma	73127	USA
5962	Clares Wmt Georgetown	0571/79416	Georgetown	Kentucky	40324	USA
5965	Clares Wmt Olathe	13600 S Alden St	Olathe	Kansas	66062	USA
6010	Clares Wmt Richmond	820 Eastern Byp	Richmond	Kentucky	40475	USA
6017	Clares Wmt Ruston	1201 N Service Rd E	Ruston	Louisiana	71270	USA
6033	Clares Wmt Milledgeville	1121/79431	Milledgeville	Georgia	31061	USA
6057	Clares Wmt Gillette	2300 S.Douglas Highway	Gillette	Wyoming	82718	USA
6106	Clares Wmt Millbrook	145 Kelley Blvd	Millbrook	Alabama	36054	USA
6152	Clares Wmt Sanford	3310 Nc Highway 87 S	Sanford	orth Carolir	27332	USA
6228	Clares Wmt Redmond	300 Nw Oaktree Lane	Redmond	Oregon	97756	USA
6319	Clares Wmt Somerset	177 Washington Dr	Somerset	Kentucky	42501	USA
6356	Clares Wmt Erwin	590 E Jackson Blvd	Erwin	orth Carolir	28339	USA
6402	Clares Wmt Alliance	2700 W State St	Alliance	Ohio	44601	USA
6431	Clares Wmt Wasilla	1350 S Seward Meridan Pkwy	Wasilla	Alaska	99654	USA
6679	Clares Wmt Lodi	1601 Lower Sacramento Road	Lodi	California	95242	USA

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Store List

Loc #	Name	Address	City	State	Zip	Country
6681	Claire'S Wmt Bellingham	250 Hartford Avenue	Bellingham	assachuset	02019	USA
6685	Clares Walmart Franklin	1275 East 2Nd Street	Franklin	Ohio	45005	USA
6688	Clares Walmart Elyria	1000 Chestnut Commons Drive	Elyria	Ohio	44035	USA
6693	Clares Walmart Sidney	2400 Michigan St	Sidney	Ohio	45365	USA

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First Amendment to Letter Agreement – Exhibit B

Supplemental Budget

**Claire's
Exhibit B**

Expense Budget (1)

<u>Advertising</u>	Total
Digital & Media	1,448,117
Signs (2)	772,043
Sign Walkers	-
Subtotal Advertising	<u>2,220,160</u>
 <u>Supervision</u>	
Fees / Wages / Expenses (3)	<u>6,032,143</u>
Subtotal Supervision	6,032,143
 <u>Miscellaneous</u>	
Miscellaneous /Legal (4)	<u>50,000</u>
Subtotal Miscellaneous	50,000
 Total Expenses	<u><u>8,302,303</u></u>

Notes:

1. This Expense Budget contemplates a sale term of August, 7, 2025 through October 26, 2025. The Expense Budget remains subject to modification in the event that this term is extended, or as otherwise agreed to by the parties.
2. Includes Sales Tax.
3. Includes Deferred Compensation and Insurance.
4. Any legal expenses associated with issues raised by or disputes with landlords, including (without limitation) negotiations in respect of landlord side letters, shall be in addition to and not part of the budgeted legal expenses.

First Amendment to Letter Agreement – Exhibit C

Merchandise Files

EXHIBIT C

Merchandise Files

Style/Location Inventory Files:

CPG DC_20250719.csv
district_00_20250719.csv
district_01_20250719.csv
district_02_20250719.csv
district_03_20250719.csv
district_04_20250719.csv
district_05_20250719.csv
district_06_20250719.csv
district_07_20250719.csv
district_08_20250719.csv
district_10_20250719.csv
district_12_20250719.csv
district_13_20250719.csv
district_14_20250719.csv
district_15_20250719.csv
district_16_20250719.csv
district_17_20250719.csv
district_18_20250719.csv
district_19_20250719.csv
district_20_20250719.csv
district_21_20250719.csv
district_22_20250719.csv
district_23_20250719.csv
district_26_20250719.csv
district_28_20250719.csv
district_29_20250719.csv
district_31_20250719.csv
district_32_20250719.csv
district_33_20250719.csv
district_34_20250719.csv
district_35_20250719.csv
district_36_20250719.csv
district_38_20250719.csv
district_40_20250719.csv
district_41_20250719.csv
district_42_20250719.csv
district_43_20250719.csv
icing_20250719.csv

Exhibit 3

Sale Guidelines

Sale Guidelines¹

1. The Sales shall be conducted so that the Closing Stores in which sales are to occur will remain open no longer than during the normal hours of operation or such hours as otherwise provided for in the respective leases for the Closing Stores.
2. The Sales shall be conducted in accordance with applicable state and local “Blue Laws”, where applicable, so that no Sale shall be conducted on Sunday unless the Debtors had been operating such Closing Store on a Sunday prior to the commencement of the Sales.
3. On “shopping center” property, the Agent shall not distribute handbills, leaflets or other written materials to customers outside of any Closing Stores’ premises, unless permitted by the lease or, if distribution is customary in the “shopping center” in which such Closing Store is located; *provided* that the Agent may solicit customers in the Closing Stores themselves. On “shopping center” property, the Agent shall not use any flashing lights or amplified sound to advertise the Sales or solicit customers, except as permitted under the applicable lease or agreed to by the landlord.
4. The Debtors and the Agent shall have the right to use and sell the Store Closure Assets and the Additional Agent Goods. The Debtors and the Agent may advertise the sale of the Store Closure Assets and the Additional Agent Goods in a manner consistent with these Sale Guidelines. The purchasers of any of the Store Closure Assets and the Additional Agent Goods sold during the Sales shall be permitted to remove the Store Closure Assets and the Additional Agent Goods either through the back or alternative shipping areas at any time, or through other areas after store business hours; *provided, however*, that the foregoing shall not apply to the sale of de minimis Store Closure Assets and Additional Agent Goods, whereby the item(s) can be carried out of the store in a shopping bag.
5. At the conclusion of the Sale, the Agent shall vacate the Closing Stores; *provided* that Agent may abandon any furniture, fixtures and equipment (including, but not limited to, machinery, rolling stock, office equipment and personal property) (“FF&E”) not sold in the Sales at the conclusion of the Sales (the “Termination Date”), without cost or liability of any kind to the Agent. The Agent shall notify the Debtors of its intention to abandon any FF&E at least two days prior to the Termination Date. The Debtors will have the option to remove the FF&E at its own cost prior to the Termination Date. Any abandoned FF&E left in a Closing Store after a lease is rejected shall be deemed abandoned to the landlord having a right to dispose of the same as the landlord chooses without any liability whatsoever on the part of the landlord to any party and without waiver of any damage claims against the Debtors. For the avoidance of doubt, as of the Termination Date, the Agent and the Debtors may abandon any FF&E in place and without further responsibility or liability of any kind.

¹ Capitalized terms used in these Sale Guidelines have the meanings given to them in the *Motion of Debtors for Entry of Interim and Final Orders (I) Authorizing the Debtors to Assume the Agency Agreement, (II) Authorizing and Approving the Conduct of Store Closing Sales, With Such Sales to Be Free and Clear of All Liens, Claims, and Encumbrances, and (III) Granting Related Relief*.

6. The Agent may advertise the Sales as “store closing”, “sale on everything”, “everything must go”, “everything on sale” or similar-themed sales. The Agent may also have a “countdown to closing” sign prominently displayed in a manner consistent with these Sale Guidelines. All signs, banners, ads and other advertising material, promotions, and campaigns will be approved by the Debtors, prior to purchase, in accordance with these Sale Guidelines.

7. The Agent shall be permitted to utilize sign walkers, display, hanging signs, and interior banners in connection with the Sales; *provided* that such sign walkers, display, hanging signs, and interior banners shall be professionally produced and hung in a professional manner. The Agent and the Debtors shall not use neon or day-glo on its sign walkers, display, hanging signs, or interior banners. Furthermore, with respect to enclosed mall locations, no exterior signs or signs in common areas of a mall shall be used unless otherwise expressly permitted in these Sale Guidelines. In addition, the Agent and the Debtors shall be permitted to utilize exterior banners at (i) non-enclosed mall Closing Stores and (ii) enclosed mall Closing Stores to the extent the entrance to the applicable Closing Store does not require entry into the enclosed mall common area; *provided, however*, that such banners shall be located or hung so as to make clear that the Sales are being conducted only at the affected Closing Store, and shall not be wider than the storefront of the Closing Store. In addition, the Agent and the Debtors shall be permitted to utilize sign walkers in a safe and professional manner and in accordance with the terms of the Order. Nothing contained in these Sale Guidelines shall be construed to create or impose upon the Agent and the Debtors any additional restrictions not contained in the applicable lease agreement.

8. Conspicuous signs shall be posted in the cash register areas of each of the affected Closing Stores to effect that “all sales are final.”

9. Except with respect to the hanging of exterior banners, the Agent shall not make any alterations to the storefront or exterior walls of any Closing Stores, except as authorized by the applicable lease.

10. The Agent shall not make any alterations to interior or exterior Closing Store lighting, except as authorized by the applicable lease. No property of the landlord of a Closing Store shall be removed or sold during the Sales. The hanging of exterior banners or in-Closing Store signage and banners shall not constitute an alteration to a Closing Store.

11. The Agent shall keep Closing Store premises and surrounding areas clear and orderly consistent with present practices.

12. The Agent, at the direction of the Debtors, and the landlord of any Store are authorized to enter into Side Letters without further order of the Court; *provided* that such agreements do not have a material adverse effect on the Debtors or their estates.

13. Subject to the provisions of the Agency Agreement, the Agent shall have the right to use and sell all FF&E owned by the Debtors (the “Owned FF&E”). The Agent may advertise the sale of the Owned FF&E in a manner consistent with these guidelines and the Agency Agreement. The purchasers of any Owned FF&E sold during the sale shall be permitted to remove the Owned FF&E either through the back or alternative shipping areas at any time, or through other areas after applicable business hours; *provided, however* that the foregoing shall not apply to de minimis

FF&E sales made whereby the item can be carried out of the Closing Store in a shopping bag. For the avoidance of doubt, as of the Sale Termination Date, the Agent may abandon, in place and without further responsibility, any FF&E.

14. At the conclusion of the Sales at each Closing Store, pending assumption or rejection of applicable leases, the landlords of the Closing Stores shall have reasonable access to the Closing Stores' premises as set forth in the applicable leases. The Debtors, the Agent, and their agents and representatives shall continue to have access to the Closing Stores, pending assumption or rejection of applicable leases, as provided for in the Agency Agreement.

15. The rights of landlords against Debtors for any damages to a Closing Store shall be reserved in accordance with the provisions of the applicable lease; *provided* that to the extent certain leases of Closing Stores require written confirmation of receipt of a key to effectuate surrender, this requirement is waived.

16. If and to the extent that the landlord of any Closing Store affected hereby contends that the Debtors or the Agent are in breach of or default under these Sale Guidelines, such landlord shall email or deliver written notice by overnight delivery on the Debtors and the Agent as follows:

If to Agent:

Hilco Merchant Resources, LLC
5 Revere Drive, Suite 206
Northbrook, Illinois 60062
Attention: T. Kellan Grant
Email: kgrant@hilcotrading.com

If to Debtors:

Claire's Holdings LLC,
2400 West Central Road
Hoffman Estates, Illinois 60192,
Attention: Brendan McKeough, Executive Vice President, Chief Legal Officer,
and Secretary

- and -

Claire's Holdings LLC,
3 SW 129th Avenue
Pembroke Pines, Florida 33027,
Attention: Michele Reilly, Assistant Secretary

with copies (which shall not constitute notice) to:

Kirkland & Ellis LLP
601 Lexington Avenue
New York, New York 10022,
Attention: Joshua A. Sussberg, P.C.
Allyson B. Smith
Email: joshua.sussberg@kirkland.com
allyson.smith@kirkland.com
- and -

Kirkland & Ellis LLP
333 West Wolf Point Plaza
Chicago, Illinois 60654
Attention: Alexandra F. Schwarzman, P.C.
Robert A. Jacobson
Email: alexandra.schwarzman@kirkland.com
rob.jacobson@kirkland.com
- and -

Richards, Layton & Finger, P.A.
One Rodney Square,
920 N. King Street
Wilmington, Delaware 19801
Attention: Daniel J. DeFranceschi
Paul N. Heath
Zachary I. Shapiro
Clint M. Carlisle
Colin A. Meehan
Email: defranceschi@rlf.com
heath@rlf.com
shapiro@rlf.com
carlisle@rlf.com
meehan@rlf.com

17. If the parties are unable to resolve the dispute, either the landlord or the Debtors shall have the right to schedule a hearing before the Court on no less than three business days' written notice to the other party, served by email or overnight delivery.

Exhibit B

Proposed Final Order

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:)
) Chapter 11
)
CLAIRE’S HOLDINGS LLC, *et al.*,¹) Case No. 25-11454 (____)
)
)
Debtors.) (Joint Administration Requested)
)
)
) **Re: Docket No.** ____

**FINAL ORDER (I) AUTHORIZING THE
DEBTORS TO ASSUME THE AGENCY AGREEMENT,
(II) AUTHORIZING AND APPROVING THE CONDUCT OF STORE
CLOSING SALES, WITH SUCH SALES TO BE FREE AND CLEAR OF
ALL LIENS, CLAIMS, AND ENCUMBRANCES, (III) MODIFYING CUSTOMER
PROGRAMS AT THE CLOSING STORES, AND (IV) GRANTING RELATED RELIEF**

Upon the motion (the “Motion”)² of the above-captioned debtors and debtors in possession (collectively, the “Debtors”) for the entry of a final order (this “Final Order”), (a) authorizing the Debtors to assume the Agency Agreement, (b) authorizing and approving the initiation of the Store Closings in accordance with the terms of the Original Agreement (attached hereto as **Exhibit 1**), as modified by the First Amendment (attached hereto as **Exhibit 2**), and the Sale Guidelines (attached hereto as **Exhibit 3**), with such sales to be free and clear of all liens, claims, and encumbrances, (c) authorizing the Debtors to conduct Store Closings with respect to the Additional Closing Stores a later date or dates pursuant to the procedures set forth herein, with all such Sales to be free and clear of all liens, claims, and encumbrances, (d) approving certain modifications to

¹ The Debtors in these chapter 11 cases, along with the last four digits of their federal tax identification numbers, to the extent applicable, are: Claire's Holdings LLC (9619); BMS Distributing Corp. (4117); CBI Distributing Corp. (5574); Claire's (Gibraltar) Holdings Limited (4273); Claire's Boutiques, Inc. (5307); Claire's Canada Corp. (7936); Claire's Intellectual LLC (5274); Claire's Puerto Rico Corp. (6113); Claire's Stores, Inc. (0416); Claire's Swiss Holdings II LLC (7980); Claire's Swiss Holdings LLC (2299); CLSIP Holdings LLC (1950); CLSIP LLC (9769); and CSI Canada LLC (2343). The Debtors' mailing address is 2400 West Central Road, Hoffman Estates, IL 60192.

² Capitalized terms used but not otherwise defined herein have the meanings ascribed to them in the Motion.

customer programs solely with respect to the Closing Stores, and (e) granting related relief, all as more fully set forth in the Motion; and upon the First Day Declaration; and this Court having jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334 and the *Amended Standing Order of Reference* from the United States District Court for the District of Delaware, dated February 29, 2012; and this Court having found that this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2); and this Court having found that this Court may enter a final order consistent with Article III of the United States Constitution; and this Court having found that venue of this proceeding and the Motion in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and this Court having found that the relief requested in the Motion is in the best interests of the Debtors' estates, their creditors, and other parties in interest; and this Court having found that the Debtors' notice of the Motion and opportunity for a hearing on the Motion were appropriate and no other notice need be provided; and this Court having reviewed the Motion and having heard the statements in support of the relief requested therein, if any, at a hearing before this Court (the "Hearing"); and this Court having determined that the legal and factual bases set forth in the Motion and at the Hearing establish just cause for the relief granted herein; and upon all of the proceedings had before this Court; and after due deliberation and sufficient cause appearing therefor, it is **HEREBY FOUND AND DETERMINED THAT:**³

1. The Debtors have advanced sound business reasons for assuming the Agency Agreement and adopting the Sale Guidelines, as set forth in the Motion and at the Hearing, and assuming the Agency Agreement is a reasonable exercise of the Debtors' business judgement and in the best interest of the Debtors and their estates.

³ Findings of fact shall be construed as conclusions of law and conclusions of law shall be construed as findings of fact where appropriate. *See* Fed. R. Bankr. P. 7052.

2. The Agency Agreement, a copy of which is attached to this Final Order as **Exhibit 1** and **Exhibit 2**, collectively, was negotiated, proposed, and entered into by the Agent and the Debtors without collusion, in good faith and from arm's length bargaining positions.

3. The assumption of the Agency Agreement is a sound exercise of the Debtors' business judgment.

4. The Sale Guidelines, which are attached hereto as **Exhibit 3**, are reasonable and appropriate, and the conduct of the Sales in accordance with the Sale Guidelines will provide an efficient means for the Debtors to dispose of the Store Closure Assets and are in the best interest of the Debtors' estates.

5. The Store Closings and Sales are in the best interest of the Debtors' estates.

6. The Dispute Resolution Procedures are fair and reasonable and comply with applicable law.

7. The Debtors have represented that they intend to neither sell, lease, nor abandon personally identifiable information pursuant to the relief requested in the Motion, although the Agent will be authorized to distribute emails and promotional materials to the Debtors' customers consistent with the Debtors' existing policies on the use of consumer information.

8. The entry of this Final Order is in the best interests of the Debtors and their estates, creditors, and interest holders and all other parties in interest herein; and now therefore it is hereby

ORDERED THAT:

1. The Motion is **GRANTED** on a final basis as set forth herein.

2. Any objections to the entry of this Final Order, to the extent not withdrawn or settled, are overruled.

3. To the extent any conflict between this Final Order, the Sale Guidelines, and the Agency Agreement, the terms of this Final Order shall control over all other documents and the Sale Guidelines shall control over the Agency Agreement.

I. Authority to Assume the Agency Agreement.

4. The Debtors are authorized, but not directed, to assume and perform under the Agency Agreement pursuant to sections 363 and 365 of the Bankruptcy Code, including (a) making payments required by the Agency Agreement to the Agent without the need for any application of the Agent or a further order of the Court, (b) allowing the sale of Additional Agent Goods, all as permitted under the Agency Agreement.

5. Subject to the restrictions set forth in this Final Order, the Sale Guidelines, and any Side Letters (as defined below), the Debtors and the Agent are hereby authorized to take any and all actions as may be necessary or desirable to implement the Agency Agreement and the Sales, and each of the transactions contemplated by the Agency Agreement are hereby approved and ratified.

6. Subject to the reasonable consent of the Directing Cash Collateral Agent (as defined in the interim and final order entered by the Court in respect of the *Motion of Debtors for Entry of Interim and Final Orders (I) Authorizing the Debtors to Use Cash Collateral, (II) Granting Adequate Protection to Prepetition Secured Parties, (III) Modifying the Automatic Stay, (IV) Scheduling a Final Hearing, and (V) Granting Related Relief* filed substantially contemporaneously with the Motion (the “Cash Collateral Orders”)), the Agency Agreement and related documents may be modified, amended, or supplemented by the parties thereto in accordance with the terms thereof without further order of this Court, so long as any modifications, amendments, or supplements are not materially adverse to the Debtors or their estates; *provided* that the Agency Agreement shall not be modified, amended, or supplemented so as to permit the

sale, lease, or transfer of the PII of customers. Subject to consultation with the Directing Cash Collateral Agent, the Debtors are hereby authorized to enter into additional agreements in connection with any Closing Stores, or Sales related thereto, on terms materially consistent with the Debtors' historic practices.

7. Notwithstanding anything to the contrary in the Agency Agreement, the Debtors and their estates shall not indemnify the Agent for any damages arising out of the Agent's fraud, willful misconduct, or gross negligence.

8. The failure to include any provisions of the Agency Agreement in this Final Order shall not diminish or impair the effectiveness of such provisions, it being the intent of the Court that such provisions of the Agency Agreement be, and hereby are, authorized and approved.

II. Authority to Engage in Sales and Conduct Store Closings.

9. The Debtors are authorized, but not directed, pursuant to sections 105(a) and 363(b)(1) of the Bankruptcy Code, to immediately conduct the Sales at the Closing Stores in accordance with this Final Order, the Sale Guidelines, and the Agency Agreement, as may be modified by any Side Letters (as defined below) between the Debtors or the Agent and the landlords at the Closing Stores. Notwithstanding anything in this Final Order to the contrary, subject to and in compliance with the "Approved Budget" and the consent of the Directing Cash Collateral Agent, the Debtors may elect to discontinue the Sales at any Closing Stores and revert to normal operations without further notice or authorization from the Court.

10. The Sale Guidelines are approved in their entirety on a final basis.

11. The Debtors are authorized, but not directed, to discontinue operations at the Closing Stores in accordance with this Final Order and the Sale Guidelines.

12. All entities that are presently in possession of some or all of the Store Closure Assets in which the Debtors hold an interest that are or may be subject to the Agency Agreement

or this Final Order hereby are directed to surrender possession of such Store Closure Assets to the Debtors or the Agent.

13. Neither the Debtors nor the Agent nor any of their officers, employees, or agents shall be required to obtain the approval of any third party, including (without limitation) any Governmental Unit (as defined under section 101(27) of the Bankruptcy Code) or landlord, to conduct the Sales and Store Closings and to take the related actions authorized herein.

III. Conduct of Sales.

14. All newspapers and other advertising media in which the Sales and Store Closings may be advertised and all landlords are directed to accept this Final Order as binding authority so as to authorize the Debtors and the Agent to conduct the Sales and Store Closings pursuant to the Agency Agreement, including, without limitation, to conduct and advertise the sale of the Merchandise and FF&E in the manner contemplated by and in accordance with this Final Order, the Sale Guidelines, and the Agency Agreement.

15. The Debtors and the Agent are hereby authorized, without necessity of further order of this Court, to take such actions as may be necessary and appropriate to implement the Agency Agreement and to conduct the Sales and Store Closings as provided in the Agency Agreement and the Sale Guidelines (subject to any Side Letters, as defined below), including, but not limited to, advertising the sale as a “store closing sale,” “sale on everything,” “everything must go,” or similar-themed sales as contemplated in the Sale Guidelines through the posting of signs (including the use of exterior banners at non-enclosed mall closing locations, and at enclosed mall closing locations to the extent the applicable closing location entrance does not require entry into the enclosed mall common area), use of signwalkers, A-frames, and other street signage, as contemplated in the Sale Guidelines.

16. Except as expressly provided in the Agency Agreement and the Sale Guidelines, the sale of the Merchandise and FF&E shall be conducted by the Debtors and the Agent notwithstanding any restrictive provision of any lease, sublease, restrictive covenant, or other agreement relative to occupancy affecting or purporting to restrict the conduct of the Store Closings or the Sales (including the sale of the Merchandise and FF&E), the rejection of leases, abandonment of assets, or “going dark” provisions shall not be enforceable in conjunction with the Store Closings or the Sales. Breach of any such provisions in these chapter 11 cases in conjunction with the Store Closings or the Sales shall not constitute a default under a lease or provide a basis to terminate the lease; *provided* that the Store Closings and Sales are conducted in accordance with the terms of this Final Order, any Side Letter (as defined below), and the Sale Guidelines. The Debtors, the Agent, and the landlords of the Closing Stores are authorized to enter into agreements (“Side Letters”) between themselves modifying the Sale Guidelines without further order of the Court, and such Side Letters shall be binding as among the Debtors, the Agent, and any such landlords; *provided* that nothing in such Side Letters affects the provisions of this Final Order. In the event of any conflict between the Sale Guidelines, the Agency Agreement, any Side Letter, and this Final Order, the terms of such Side Letter shall control. Copies of any Side letter shall be provided within a reasonable time to counsel to the Prepetition ABL Agent.

17. Except as expressly provided for herein or in the Sale Guidelines, no person or entity, including, but not limited to, any landlord, subtenant, licensor, service providers, utilities, or creditors, shall take any action to directly or indirectly prevent, interfere with, or otherwise hinder consummation of the Store Closings, the Sales, or the sale of the Store Closure Assets, or the advertising and promotion (including the posting of signs and exterior banners or the use of sign-walkers) of such sales, as applicable, and all such parties and persons and entities of every

nature and description, including, but not limited to, any landlord, subtenant, licensor, service providers, utilities, and creditors and all those acting for or on behalf of such parties, are prohibited and enjoined from (a) interfering in any way with, obstructing, or otherwise impeding, the conduct of the Store Closings and the Sales, and/or (b) instituting any action or proceeding in any court (other than in this Court) or administrative body seeking an order or judgment against, among others, the Debtors, the Agent, or the landlords at the closing locations that might in any way directly or indirectly obstruct or otherwise interfere with or adversely affect the conduct of the Sales or sale of the Store Closure Assets or other liquidation sales at the closing locations or seek to recover damages for breach(es) of covenants or provisions in any lease, sublease, license, or contract based upon any relief authorized herein.

18. In accordance with and subject to the terms and conditions of the Agency Agreement, the Agent shall have the right to use the Closing Stores and all related Closing Store services, furniture, fixtures, equipment, and other assets of the Debtors for the purpose of conducting the Sales, free of any interference from any entity or person, subject to compliance with the Sale Guidelines (as modified by any Side Letters) and this Final Order.

19. All in-store sale of Store Closure Assets and the Additional Agent Goods shall be “as is” and final as of the Sale Commencement Date. Conspicuous signs stating that “all sales are final” and “as is” will be posted at the point-of-sale areas at all Closing Stores. As to the Closing Stores, all state and federal laws relating to implied warranties for latent defects shall be complied with and are not superseded by the sale of said goods or the use of the terms “as is” or “final sales.”

20. The Agent shall not be liable for sales taxes except as expressly provided in the Agency Agreement and the payment of any and all sales taxes is the responsibility of the Debtors. The Debtors are directed to remit all taxes arising from the Sales to the applicable Governmental

Units as and when due; *provided* that in the case of a *bona fide* dispute the Debtors are only directed to pay such taxes upon the resolution of such dispute, if and to the extent that the dispute is decided in favor of the applicable Governmental Unit. For the avoidance of doubt, sales taxes collected and held in trust by the Debtors shall not be used to pay any creditor or any other party, other than the applicable Governmental Unit for which the sales taxes are collected. The Agent shall collect, remit to the Debtors, and account for sales taxes as and to the extent provided in the Agency Agreement. This Final Order does not enjoin, suspend, or restrain the assessment, levy, or collection of any tax under state, provincial, or federal law, and does not constitute a declaratory judgment with respect to any party's liability for taxes under state, provincial or federal law.

21. Pursuant to section 363(f) of the Bankruptcy Code, the Agent, on behalf of the Debtors, is authorized to sell the Store Closure Assets and all sales of Store Closure Assets, whether by the Agent or the Debtors, shall be free and clear of any and all liens, claims, encumbrances, and other interests (as may be modified by any Side Letter), with such liens, claims, encumbrances, and other interests attaching to the proceeds thereof.

22. The Debtors or the Agent (as the case may be) are authorized and empowered to transfer Store Closure Assets among, and into, the Closing Stores in accordance with the Sale Guidelines, as applicable. The Agent is authorized to sell the Debtors' FF&E and abandon the same, in each case, as provided for and in accordance with the terms of the Agency Agreement and the Sale Guidelines.

23. The Agent is authorized to supplement the Merchandise in the Sales with Additional Agent Goods as provided for in the Agency Agreement. The Agent shall bear all out-of-pocket costs and expenses related to the procurement and delivery of the Additional Agent Goods to the Closing Stores. Sales of Additional Agent Goods shall be run through the Debtors'

cash register systems; *provided*, that the Agent shall mark the Additional Agent Goods using either a “dummy” SKU or department number, or in such other manner so as to distinguish the sale of Additional Agent Goods from the sale of Merchandise. The Agent and Debtors shall cooperate to ensure that the Additional Agent Goods are marked in such a way that a reasonable consumer could identify the Additional Agent Goods as being non-Merchant goods. The Agent shall provide signage in the Stores notifying customers that the Additional Agent Goods have been included in the Sale. Absent the Debtors’ written consent, and the Agent’s agreement to reimburse the Debtors for any associated expenses, the Agent shall not use the Debtors’ distribution centers for any Additional Agent Goods.

24. The Agent shall pay the Debtors an amount equal to 7.0% of the gross proceeds (excluding Sale Taxes) from the Sale of the Additional Agent Goods (the “Additional Agent Goods Fee”). The Agent shall retain all remaining amounts from the sale of the Additional Agent Goods.

25. All transactions relating to the Additional Agent Goods are, shall be construed as, and are acknowledged by the Debtors to be, a true consignment from the Agent to the Debtors under Article 9 of the Uniform Commercial Code (the “UCC”) and not a consignment for security purposes. Subject solely to Agent’s obligations to pay to the Debtors the Additional Agent Goods Fee, at all times and for all purposes the Additional Agent Goods and their proceeds shall be the exclusive property of the Agent, and no other person or entity (including, without limitation, the Debtors, or any third person claiming a security interest in the Debtors’ property, including any of the Debtors’ secured lenders) shall have any claim against any of the Additional Agent Goods or the proceeds thereof. The Additional Agent Goods shall at all times remain subject to the exclusive control of the Agent.

26. The Debtors shall, at the Agent's sole cost and expense, insure the Additional Agent Goods and, if required, promptly file any proofs of loss with regard thereto. The Agent shall be responsible for payment of any deductible under any such insurance in the event of any casualty affecting the Additional Agent Goods.

27. The Agent is hereby granted a first-priority security interest in and lien upon (a) the Additional Agent Goods and (b) the Additional Agent Goods proceeds, and the Agent is hereby authorized to deliver all required notices and file all necessary financing statements and amendments thereof.

28. Notwithstanding anything to the contrary in this Final Order, the Debtors shall not sell or abandon any property that the Debtors know is not owned by the Debtors; *provided* that the Debtors will either (a) provide for the return of such property to the Debtors' headquarters or (b) return such property to the applicable lessor, or other owner of the property.

29. For the purpose of this Order only, neither the Sale Guidelines, Agency Agreement, nor this Final Order authorize the Debtors to transfer or sell to Agent or Agent to sell to any other party the personally identifiable information (which means information that alone or in conjunction with other information identifies an individual, including but not limited to an individual's first name (or initial) and last name, physical address, electronic address, telephone number, social security number, date of birth, government-issued identification number, account number, and credit or debit card number) of any customers. The foregoing shall not limit the Agent's use of the Debtors' customer lists and mailing lists in accordance with the Agency Agreement solely for purposes of advertising and promoting the Sales.

30. The Debtors are authorized to conduct the Sales without the appointment of a consumer privacy ombudsman; *provided* that nothing in this Final Order shall limit the ability of

the U.S. Trustee or any statutory committee appointed in these chapter 11 cases from, within 10 days following the initial appointment of such statutory committee, filing pleadings concerning the appointment of a consumer privacy ombudsman.

31. The Debtors shall remove or cause to be removed any confidential and/or personally identifiable information in any of the Debtors hardware, software, computers, or cash registers or similar equipment which are to be sold or abandoned so as to render the personally identifiable information unreadable or undecipherable. At the conclusion of the Sales, the Agent shall provide the Debtors with written verification that the Agent has not removed, copied, or transferred any customer personally identifiable information and that any records containing personally identifiable information were shredded, erased, or otherwise modified to render the personally identifiable information unreadable or undecipherable.

32. Nothing herein shall limit the Debtors' right to suspend, postpone, or discontinue a Sale at a Closing Store on notice to affected parties.

33. Nothing herein is intended to affect any rights of any applicable Government Unit (as such term is defined in section 101(47) of the Bankruptcy Code) to enforce any law affecting the Debtors' conduct of any store closing sale that occurred before the Petition Date.

IV. Procedures Relating to Additional Closing Stores.

34. To the extent that the Debtors seek to conduct Sales at any Additional Closing Store, the Sale Guidelines and this Final Order shall apply to the Additional Closing Stores.

35. Prior to conducting the Sales at any Additional Closing Store, the Debtors will file a list including such Additional Closing Store with this Court (each, an "Additional Closing Store List"), and serve a notice of their intent to conduct the applicable Store Closing Sales at the Additional Closing Stores on the Dispute Notice Parties, including the applicable landlords (the "Additional Closing Store Landlords") and any other interested parties by email (to the extent

available to the Debtors) or first class mail within five business days of filing the Additional Closing Store List or as soon as reasonably practicable thereafter. With respect to the Dispute Notice Parties, including the Additional Closing Store Landlords, that do not have an email address on file in the Debtors' books and records, the Debtors will mail such notice to the notice address set forth in the lease for such Additional Closing Store (or, if none, at the last known address available to the Debtors).

36. The Additional Closing Store Landlords and any interested parties shall have seven days after service of the applicable Additional Closing Store List to object to the application of this Final Order. If no timely objections are filed with respect to the application of this Final Order to an Additional Closing Store, the Debtors are authorized, pursuant to sections 105(a), and 363(b) and (f) of the Bankruptcy Code, to proceed with conducting the Sales at the Additional Closing Stores in accordance with this Final Order, the Sale Guidelines, the Agency Agreement, and any Side Letter, if applicable. If any objections are filed with respect to the application of this Final Order to an Additional Closing Store, and such objections are not resolved, the objections and the application of this Final order to the Additional Closing Store will be considered by the Court at the next regularly scheduled omnibus hearing, subject to the rights of any party to seek relief on an emergency basis on shortened notice, to the extent necessary. Any objections as to particular Additional Closing Stores will not affect the Debtors' and Agent's rights to begin Sales at non-objected-to Additional Closing Stores. Notwithstanding anything in this Final Order to the contrary, the Debtors may elect to discontinue the Sales at any Additional Closing Stores and revert to normal operations without further notice or authorization from the Court.

V. Closing Store Customer Policies.

37. The Debtors are authorized to no longer accept payment in the form of gift cards, gift certificates, credit card rewards, or Loyalty Points (as defined in the Motion) at the Closing

Stores.

38. The Debtors are authorized to no longer accept returns or exchanges of Merchandise sold in the Debtors' retail stores or on the Debtors' e-commerce platform at the Closing Stores.

39. Merchandise sold in the Sales shall be on a "final" basis and returns or exchanges of such items shall not be accepted at any of the Debtors' retail locations or e-commerce platform.

40. Ordinary Course Discounts shall no longer be applied to Merchandise purchased at a Sale.

VI. Dispute Resolution Procedures with Governmental Units.

41. Nothing in this Final Order, the Agency Agreement, the Sale Guidelines, or any Side Letter releases, nullifies, or enjoins the enforcement of any liability to a Governmental Unit under environmental laws or regulations (or any associated liabilities for penalties, damages, cost recovery, or injunctive relief) to which any entity would be subject as the owner, lessor, lessee, or operator of the property after the date of entry of this Final Order. Nothing contained in this Final Order, the Agency Agreement, the Sale Guidelines, or any Side Letter shall in any way: (a) diminish the obligation of any entity to comply with environmental laws; or (b) diminish the obligations of the Debtors to comply with environmental laws consistent with their rights and obligations as debtors in possession under the Bankruptcy Code. The Sales shall not be exempt from laws of general applicability, including, without limitation, public health and safety, criminal, tax, (including, but not limited to, the collection of sales taxes), labor, employment, environmental, antitrust, fair competition, traffic and consumer protection laws, including consumer laws regulating deceptive practices and false advertising, consumer protection, the sale of gift certificates, layaway programs, return of goods, express or implied warranties of goods, and "weights and measures" regulation and monitoring (collectively, "General Laws"). Nothing in

this Final Order, the Agency Agreement, the Sale Guidelines, or any Side Letter shall alter or affect obligations to comply with all applicable federal safety laws and regulations. Nothing in this Final Order shall be deemed to bar any Governmental Unit (as such term is defined in section 101(27) of the Bankruptcy Code) from enforcing General Laws in the applicable non bankruptcy forum, subject to the Debtors' rights to assert in that forum or before this Court, that any such laws are not in fact General Laws or that such enforcement is impermissible under the Bankruptcy Code or this Final Order. Notwithstanding any other provision in this Final Order, no party waives any rights to argue any position with respect to whether the conduct was in compliance with this Final Order and/or any applicable law, or that enforcement of such applicable law is preempted by the Bankruptcy Code. Nothing in this Final Order shall be deemed to have made any rulings on any such issues.

42. To the extent that the sale of Store Closure Assets is subject to any Liquidation Sale Laws, the following provisions of this paragraph 43 shall apply and control over any Side Letters:

- (a) Provided that the Sales are conducted in accordance with this Final Order or the Sale Guidelines, the Debtors, the Agent, and the Debtors' landlords shall be deemed to be in compliance with any requirements of all county, parish, or municipal or other local government and Liquidation Sale Laws establishing licensing or permitting requirements, waiting periods or time limits, or bulk sale restrictions that would otherwise apply to the Sales and sales of the Store Closure Assets of any state or local Governmental Unit (as defined in Bankruptcy Code section 101(27)); *provided* that the term "Liquidation Sale Laws" shall be deemed not to include any public health or safety laws of any state (collectively, "Safety Laws"), and the Debtors and the Agent shall continue to be required to comply, as applicable, with such Safety Laws and General Laws, subject to any applicable provision of the Bankruptcy Code and federal law, and nothing in this Order shall be deemed to bar Governmental Units (as defined in section 101(27) of the Bankruptcy Code) or public officials from enforcing Safety Laws or General Laws.
- (b) Within five business days after entry of this Final Order, the Debtors will serve by first class mail, copies of this Final Order, the Agency Agreement, and the Sale Guidelines on the following: (a) the Attorney General's office for each state where the Sales are being held; (b) the county consumer protection agency or similar agency for each county where the Sales are being held; (c) the division of consumer protection for each state where the Sales are being held; (d) the landlords for the

Closing Stores; and (e) the National Association of Attorneys General (collectively, the “Dispute Notice Parties”).

- (c) With respect to any Additional Closing Stores, within five business days after filing any Additional Closing Store List with the Court, the Debtors will serve by first-class mail, copies of this Final Order, the Agency Agreement, and the Sale Guidelines on the Dispute Notice Parties.
- (d) To the extent that there is a dispute arising from or relating to the Sales, this Final Order, or the Sale Guidelines, which dispute relates to any Liquidation Sale Laws (a “Reserved Dispute”), the Court shall retain exclusive jurisdiction to resolve the Reserved Dispute. Within 10 days following entry of this Final Order, any Governmental Unit may assert that a Reserved Dispute exists by sending a notice (the “Dispute Notice”) explaining the nature of the dispute to: (i) the Debtors, Claire’s Holdings LLC, 2400 West Central Road, Hoffman Estates, Illinois 60192, Attn.: Brendan McKeough, Executive Vice President, Chief Legal Officer, and Secretary (brendan.mckeough@claires.com) and 3 SW 129th Avenue, Pembroke Pines, Florida 33027, Attn.: Michele Reilly, Assistant Secretary (michele.reilly@claires.com); (ii) proposed co-counsel to the Debtors, (A) Kirkland & Ellis LLP, 601 Lexington Avenue, New York, New York 10022, Attn.: Allyson B. Smith (allyson.smith@kirkland.com) and 333 West Wolf Point Plaza, Chicago, Illinois 60654, Attn.: Alexandra F. Schwarzman, P.C. (alexandra.schwarzman@kirkland.com) and Robert A. Jacobson (rob.jacobson@kirkland.com) and (B) Richards, Layton & Finger, P.A., One Rodney Square, 920 N. King Street, Wilmington, Delaware 19801, Attn: Paul N. Heath (heath@rlf.com) and Zachary I. Shapiro (shapiro@rlf.com); (iii) the U.S. Trustee, 844 King Street, Suite 2207, Lockbox 35, Wilmington, Delaware 19801, Attn.: Benjamin A. Hackman (Benjamin.A.Hackman@usdoj.gov); (iv) counsel to the Prepetition Priority Term Loan Agent and Existing Prepetition Term Loan Agent, Ankura Trust Company, LLC, Cahill Gordon & Reindell LLP, Attn.: Joel Moss (JMoss@cahill.com), Amit Trehan (ATrehan@cahill.com), and Sean Tierney (STierney@cahill.com); (v) counsel to the Prepetition ABL Agent, JPMorgan Chase Bank, N.A., Simpson Thacher & Bartlett LLP, Attn.: Elisha D. Graff (egraff@stblaw.com) and Zachary J. Weiner (zachary.weiner@stblaw.com) and Potter Anderson & Corroon LLP, Attn: L. Katherine Good (kgood@potteranderson.com) and Jeremy Ryan (jryan@potteranderson.com); and (vi) any statutory committee appointed in these chapter 11 cases. If the Debtors and the Governmental Unit are unable to resolve the Reserved Dispute within 15 days after service of the notice, the Governmental Unit may file a motion with the Court requesting that the Court resolve the Reserved Dispute (a “Dispute Resolution Motion”).
- (e) In the event that a Dispute Resolution Motion is filed, nothing in this Final Order shall preclude the Debtors, a landlord, or any other interested party from asserting (A) that the provisions of any Liquidation Sale Laws are preempted by the Bankruptcy Code, or (B) that neither the terms of this Final Order nor the conduct of the Debtors pursuant to this Final Order, violates such Liquidation Sale Laws.

Filing a Dispute Resolution Motion as set forth herein shall not be deemed to affect the finality of this Final Order or to limit or interfere with the Debtors' or the Agent's ability to conduct or to continue to conduct the Sales pursuant to this Final Order, as applicable, absent further order of the Court. Upon the entry of this Final Order, the Debtors and the Agent shall be authorized to conduct the Sales pursuant to the terms of this Final Order, the Agency Agreements, and the Sale Guidelines and to take all actions reasonably related thereto or arising in connection therewith. The Governmental Unit will be entitled to assert any jurisdictional, procedural, or substantive arguments it wishes with respect to the requirements of its Liquidation Sale Laws or the lack of any preemption of such Liquidation Sale Laws by the Bankruptcy Code. Nothing in this Final Order will constitute a ruling with respect to any issues to be raised in any Dispute Resolution Motion.

- (f) If, at any time, a dispute arises between the Debtors and/or the Agent and a Governmental Unit as to whether a particular law is a Liquidation Sale Law, and subject to any provisions contained in this Final Order related to the Liquidation Sale Laws, then any party to that dispute may utilize the provisions of subparagraphs (d) and (e) above by serving a notice to the other party and proceeding thereunder in accordance with those paragraphs. Any determination with respect to whether a particular law is a Liquidation Sale Law shall be made *de novo*.

43. Subject to paragraphs 42 and 43 above, each and every federal, state, or local agency, department, or Governmental Unit with regulatory authority over the Store Closings or the Sales and all newspapers and other advertising media in which the Sales are advertised shall consider this Final Order as binding authority that no further approval, license, or permit of any Governmental Unit shall be required, nor shall the Debtors or the Agent be required to post any bond, to conduct the Sales.

44. Provided that the Sales are conducted in accordance with the terms of this Final Order, the Agency Agreement, and the Sale Guidelines (as may be modified by Side Letters) and in light of the provisions in the laws that exempt court-ordered sales from their provisions, the Debtors and the Agent shall be presumed to be in compliance with any Liquidation Sale Laws and are authorized to conduct the Store Closings and the Sales in accordance with the terms of this Final Order and the Sale Guidelines (as may be modified by Side Letters) without the necessity of further showing compliance with any such Liquidation Sale Laws.

45. Notwithstanding anything to the contrary herein, in view of the importance of the use of sign-walkers, banners, and other advertising to the Sales and the Store Closings, to the extent that disputes arise during the course of the Sales regarding laws regulating the use of sign-walkers, banners, or other advertising and the Debtors and the Agent are unable to resolve the matter consensually, any party may request an immediate telephonic hearing with this Court. Such hearing will, to the extent practicable and subject to the Court's availability, be scheduled initially no later than the earlier of (a) the Final Hearing or (b) within three business days of such request. This scheduling procedure shall not be deemed to preclude additional hearings for the presentation of evidence or arguments as necessary.

VII. Other Provisions.

46. Neither the Agent nor any of its respective affiliates (whether individually, as part of a joint venture, or otherwise), shall be precluded from providing additional services to the Debtors or bidding on the Debtors' assets in connection with any other future process that may or may not be undertaken by the Debtors to close stores.

47. Not later than seven days prior to the objection deadline related to entry of an order approving the Motion on a final basis, the Agent shall file a declaration disclosing connections to the Debtors, their creditors, and other parties in interest in these chapter 11 cases, and all parties who have filed requests for service under Bankruptcy Rule 2002, by email, or if the email address is not available to the Debtors, then by first class mail.

48. The Agent shall act solely as an agent of the Debtors and shall not be liable for any claims against the Debtors other than as expressly provided in the Agency Agreement (including the Agent's indemnity obligations thereunder) or the Sale Guidelines, with the exception of acts of gross negligence or willful misconduct and, for greater certainty, the Agent shall not be deemed to be an employer, or a joint or successor employer or a related or common employer or payor

within the meaning of any legislation governing employment or labor standards or pension benefits or health and Safety or other statute, regulation or rule of law or equity for any purpose whatsoever, and shall not incur any successor liability whatsoever.

49. The Debtors are authorized and permitted to transfer to the Agent personal information in the Debtors' custody and control solely for the purposes of assisting with and conducting the Sales and only to the extent necessary for such purposes; *provided* that the Agent removes such personal information from the FF&E prior to the abandonment of the same.

50. To the extent the Debtors are subject to any Fast Pay Laws in connection with the Store Closings, the Debtors shall be presumed to be in compliance with such laws to the extent, in applicable states, such payroll payments are made by the later of: (a) the Debtors' next regularly scheduled payroll; and (b) seven calendar days following the termination date of the relevant employee, and in all such cases consistent with, and subject to, any previous orders of this Court regarding payment of same.

51. The banks and financial institutions on which checks were drawn or electronic payment requests made in payment of the prepetition obligations approved herein are authorized to receive, process, honor, and pay all such checks and electronic payment requests when presented for payment, and all such banks and financial institutions are authorized to rely on the Debtors' designation of any particular check or electronic payment request as approved by this Final Order.

52. Nothing contained in the Motion or this Final Order, and no action taken pursuant to the relief requested or granted (including any payment made in accordance with this Final Order), is intended as or shall be construed or deemed to be: (a) an implication or admission as to the amount, validity, or priority of, or basis for, any claim against the Debtors under the Bankruptcy Code or other applicable nonbankruptcy law; (b) a waiver of the Debtors' or any other

party in interest's right to dispute any claim on any grounds; (c) a promise or requirement to pay any particular claim; (d) an implication, admission, or finding that any particular claim is an administrative expense claim, other priority claim, or otherwise of a type specified or defined in the Motion or this Final Order; (e) a request or authorization to assume (other than with respect to the Agency Agreement), adopt, or reject any agreement, contract, or lease pursuant to section 365 of the Bankruptcy Code; (f) an admission as to the validity, priority, enforceability, or perfection of any lien on, security interest in, or other encumbrance on property of the Debtors' estates; (g) a waiver or limitation of any claims, causes of action, or other rights of the Debtors or any other party in interest against any person or entity under the Bankruptcy Code or any other applicable law; (h) an approval, assumption (other than with respect to the Agency Agreement), adoption, or rejection of any agreement, contract, lease, program, or policy under section 365 of the Bankruptcy Code; (i) a concession by the Debtors that any liens (contractual, common law, statutory, or otherwise) that may be satisfied pursuant to the relief requested in the Motion are valid, and the rights of all parties in interest are expressly reserved to contest the extent, validity, or perfection or seek avoidance of all such liens; (j) a waiver of the obligation of any party in interest to file a proof of claim; or (k) otherwise affecting the Debtors' rights under section 365 of the Bankruptcy Code to assume or reject any executory contract or unexpired lease.

53. The Debtors are authorized to issue postpetition checks, or to effect postpetition fund transfer requests, in replacement of any checks or fund transfer requests that are dishonored as a consequence of these chapter 11 cases with respect to prepetition amounts owed in connection with the relief granted herein.

54. Notice of the Motion as provided therein shall be deemed good and sufficient notice of the Motion, and the requirements of Bankruptcy Rule 6004(a) and the Local Rules are satisfied by such notice.

55. Notwithstanding anything to the contrary in this Final Order, any payment to be made, obligation incurred or authorization contained herein shall be subject to and in compliance with the “Approved Budget” as defined in the orders of the Court approving the consensual use of cash collateral in these chapter 11 cases (including with respect to timing of payments thereunder).

56. The Agent is not a retained “professional” and is not a beneficiary of the Carve-Out (as defined in the Cash Collateral Orders).

57. Notwithstanding Bankruptcy Rule 6004(h), the terms and conditions of this Final Order are immediately effective and enforceable upon its entry.

58. The Debtors are authorized to take all actions necessary to effectuate the relief granted in this Final Order in accordance with the Motion.

59. This Court retains jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of this Final Order or the Agency Agreement, including, but not limited to, (a) any claim or issue relating to any efforts by any party or person to prohibit, restrict or in any way limit banner and sign-walker advertising, including with respect to any allegations that such advertising is not being conducted in a safe, professional, and non-deceptive manner, (b) any claim of the Debtors, the landlords and/or the Agent for protection from interference with the Store Closings or Sales, (c) any other disputes related to the Store Closings or Sales, and (d) protect the Debtors and/or the Agent against any assertions of any liens, claims, encumbrances, and other interests. No such parties or person shall take any action against the Debtors, the Agent, the landlords, the Store Closings, or the Sales until this Court has resolved

such dispute. This Court shall hear the request of such parties or persons with respect to any such disputes on an expedited basis, as may be appropriate under the circumstances.

Exhibit 1

Original Agreement



July 24, 2025

VIA EMAIL

Claire's Boutiques, Inc.
2400 West Central Road
Hoffman Estates, IL 60192
Attn: Brendan McKeough
EVP, Chief Legal Officer, and Secretary

Re: **Letter Agreement Governing Inventory Disposition**

Dear Brendan:

By executing below, this letter shall serve as an agreement ("Agreement") effective as of the above date (the "Effective Date") between Hilco Merchant Resources, LLC, on the one hand ("Agent" or a "Party"), and Claire's Boutiques, Inc., on the other hand ("Merchant" or a "Party" and together with the Agent, the "Parties"), under which Agent shall act as the exclusive agent for the purpose of conducting a sale of certain Merchandise (as defined below) at the Merchant's eighteen (18) stores (the "Initial Stores") set forth on Exhibit A and any additional stores added to this Agreement pursuant to the terms set forth in section B below (each a "Store" and collectively, the "Stores")¹ through a "Store Closing", "Everything Must Go", "Everything on Sale" or similar themed sale – and to the extent the Merchant determines to close all Stores, "going out of business" -- (the "Sale"). Merchant may designate additional stores to be governed by this Agreement, in which case the Parties shall agree on an appropriate Expense Budget(s), Advances, Sale Term, and Gross Recovery Percentage (each as defined below). Following entry into this Agreement, Agent shall act as Merchant's exclusive agent for fee services with respect to disposition, closure, or liquidation of its Stores; provided, however, that such exclusivity shall not preclude Merchant, and Merchant retains the discretion to, solicit and accept proposals for "guarantee" or "equity" transactions with respect to future Store closures.

A. Merchandise

For purposes hereof, "Merchandise" shall mean all goods held for resale in the applicable Stores, including goods received, during the applicable Sale Term (defined below). "Merchandise" does not mean and shall not include: (1) goods that belong to sublessees, licensees or concessionaires of Merchant; (2) owned furnishings, trade fixtures, equipment and improvements to real property that are located in the Stores (collectively, "FF&E"); and (3) the Additional Agent Goods (as defined below).

¹ For the avoidance of doubt, each Initial Store shall also constitute a Store for purposes of this Agreement.

B. Sale Term, Store Designations, Expenses and Sale Advance**(i) Sale Term**

For each Initial Store, the Sale shall commence on July 25, 2025 (the “Sale Commencement Date”) and conclude no later than September 7, 2025 (the “Sale Termination Date”); provided, however, that the Parties may mutually agree in writing to extend or terminate the Sale at any Store prior to the Sale Termination Date. The period between the Sale Commencement Date and the Sale Termination Date shall be referred to as the “Sale Term.” At the conclusion of the Sale, unless the Merchant instructs otherwise, Agent shall surrender the premises for each Store to Merchant in broom clean condition and in accordance with the lease requirements for such premises; provided, however, Merchant shall bear all costs and expenses associated with surrendering the premises in accordance with the lease requirements for such premises according to a budget mutually agreed to between the Agent and Merchant. At the conclusion of the Sale at each Store, Agent shall photographically document the condition of each such Store and provide such photographs to Merchant within ten (10) days. Photographs shall reference with specificity each Store by number, name, and/or location.

(ii) Store Designations

Any time on or after the Agreement Effective Date, the Merchant may designate any additional Merchant-operated store as a Store by providing the Agent with ten (10) calendar days’ prior written notice of such designation, with each grouping of designations being a tranche of additional Stores (each a “Tranche of Additional Stores”). During such ten (10) calendar day notice period, the Merchant and the Agent shall work together to: (A) prepare such newly designated Tranche of Additional Stores for closure; (B) agree upon an updated Budget to include such Tranche of Additional Stores, including the number of additional Supervisors that may be needed and/or in the case of a distribution center being included in the Tranche of Additional Stores, the costs of any subcontractors sourced by the Agent to assist in the closure of such distribution centers or Stores; (C) order and pay for any additional advertising materials, including signage (above what has been previously purchased using the Signage Advance for the Initial Stores); and (D) agree upon a Gross Recovery Percentage threshold as contemplated in Section E of this Agreement. It is anticipated and agreed that once a Merchant-owned retail store or distribution center location becomes a Store in accordance with the terms of this Agreement, such Store shall not be subsequently removed from the Sale once the Sale has commenced at such Store, provided however, to the extent the Merchant notifies the Agent that a Store must be removed from the Sale (in the reasonable, good faith determination of the Merchant, including, in any event, because a buyer of any of the Merchant’s assets relating to such Store wishes to purchase and continue operating the applicable retail store or distribution center location), such Store shall be removed from the Sale and the Parties shall negotiate in good faith reasonable adjustments to Fees and Expenses to account directly for the removal of any such Store from the Sale, including, to the extent the Agent does not elect to reclaim such Additional Agent Goods, payment to the Agent for the cost of goods sold for any Additional Agent Goods (if any) located in such removed Store (or, if less, the cost of moving such Additional Agent Goods to another Store).

(iii) Expenses and Sale Advance

Merchant shall be responsible for all costs and expenses of the Sale, including (without limitation) all Store-, level operating expenses, all costs and expenses related to Merchant's other retail store operations, Merchant's distribution centers and warehouses, and Merchant's corporate offices, and Agent's reasonable, documented out of pocket expenses (collectively, "Expenses"); *provided* that, with respect to the Initial Stores and any Tranche of Additional Stores, in no event will Agent's expenses exceed the aggregate budget established by Merchant and Agent for certain delineated costs and expenses relating to the Sale at the applicable Stores (each an "Expense Budget"), including (without limitation) Agent's actual costs of supervision (including (without limitation) Supervisors' wages, fees, travel, and industry standard deferred compensation) and advertising costs (including (without limitation) signage and the shipping, freight, and sales tax related thereto where applicable). Each Expense Budget may only be modified by mutual agreement of Agent and Merchant. The Expense Budget for the Initial Stores is attached hereto as Exhibit B.

All accounting matters (including, without limitation, all fees, expenses, or other amounts reimbursable or payable to Agent; *provided* that Agent shall provide a reasonably detailed itemized listing of expenses incurred) shall be reconciled on every Wednesday for the prior week and shall be paid within two (2) business days after each such weekly reconciliation (the "Weekly Reconciliation"). The Parties shall complete a final reconciliation and settlement of all amounts payable to Agent and contemplated by this Agreement (including, without limitation, Expense Budget items, and fees earned hereunder) no later than forty-five (45) days following the Sale Termination Date for the last Store (the "Final Reconciliation"); *provided* that the Final Reconciliation shall include a "true-up" to ensure that recoveries payable weekly under this Agreement are equal to the final net amount payable to the Agent.

(a) Expense Advance - General. In connection with the Initial Stores, no later than three (3) business day after receipt of an invoice from Agent, Merchant agrees to remit to an account designated by Agent certain advances related to Expense Budget amounts and anticipated fees that may become due to Agent pursuant to this Agreement as follows: (i) an amount sufficient for the Agent to pay for all costs and expenses associated with signage (the "Signage Advance"); (ii) an amount equal to three weeks of estimated other Expense Budget amounts (the "Other Expense Advance"); and (iii) an amount equal to three weeks of estimated Merchandise Fee that may become due and payable to Agent under this Agreement (the "Estimated Fee Advance", and together with the Signage Advance and the Other Expense Advance, collectively, the "Sale Advance"). For each Tranche of Additional Stores, the Other Expense Advance and the Estimated Fee Advance shall each be reduced to two weeks of applicable costs. Each Sale Advance may be used by Agent to pay or reimburse Agent for amounts due by Merchant to Agent under this Agreement (including (without limitation) all Fees and Expenses due to Agent and amounts due to Agent on account of Additional Agent Goods) and otherwise held by Agent until the conclusion of the Sale with respect to the Stores to which it relates. Any portion of any Sale Advance not so used shall be returned to Merchant within three (3) business days following the Final Reconciliation.

(b) Expense Advance – Initial Stores. Upon execution of this Agreement, the Merchant shall pay by wire transfer to the Agent a Sale Advance relative to the Initial Stores in the amount of \$75,000 (the "Initial Sale Expense Advance"). With respect to the Initial Stores only, the Agent is not charging the Merchant for signage and neither the Expense Budget for the Initial Stores

nor the Sale Advance of the Initial Stores includes any costs or expenses associated with signage for the Initial Stores.

(c) Failure to Timely Remit Payment. Notwithstanding the Agent's receipt of the one or more Sale Advance(s), nothing contained herein shall be deemed to waive, modify or limit the Merchant's obligations to remit timely payment of all Fees and Expenses due to the Agent relating to the Sale and to timely remit payment of the proceeds from the sale of any Additional Agent Goods as part of the Weekly Reconciliations. To the extent the Merchant fails to timely remit payment of any advances, fees, expenses, Fees, reimbursement of Expenses, or Additional Agent Goods Proceeds that are due and owing to the Agent (collectively, if any, the "Past Due Agent Amounts"), the Agent may apply such Past Due Agent Amounts against the Sale Advance(s), in which case, no less than three (3) business days after the Merchant's receipt of notice from the Agent of such application, the Merchant shall replenish the Sale Advance(s) to the full amount previously agreed to by the Parties.

C. Project Management

(i) Agent's Undertakings

During the Sale Term, Agent shall, in collaboration with Merchant, (a) provide qualified supervisors (the "Supervisors") engaged by Agent to oversee the management of the Stores; (b) determine appropriate point-of-sale and external advertising for the Stores, approved in advance by Merchant; (c) determine appropriate discounts of Merchandise, staffing levels for the Stores, approved in advance by Merchant, and appropriate bonus and incentive programs, if any, for the Stores' employees, approved in advance by Merchant; (d) oversee display of Merchandise for the Stores; (e) to the extent that information is available, evaluate sales of Merchandise by category and sales reporting and monitor expenses; (f) maintain the confidentiality of all proprietary or non-public information regarding Merchant in accordance with the provisions of the confidentiality agreement signed by the Parties; (g) assist Merchant in connection with managing and controlling loss prevention and employee relations matters; (h) determine the necessity for obtaining any applicable permits and governmental approvals to conduct the Sale, including working with Merchant to obtain each in a timely and orderly fashion and preparing or causing to be prepared all forms necessary to assist in Merchant's securing any applicable permits and governmental approvals necessary to conduct the Sale, the costs and expenses of which shall be paid by Merchant and shall be in addition to the costs and expenses set forth on the Expense Budget; and (i) provide such other related services deemed necessary or appropriate by Merchant and Agent.

Without limiting the generality of the foregoing, all information of a business nature relating to the pricing, sales, promotions, marketing, assets, liabilities or other business affairs of Merchant, its customers, employees, parent, subsidiary, or other affiliated entities (for purposes of this paragraph, all such entities are included within each reference to "Merchant"), including the terms and existence of this Agreement, is Merchant's confidential, trade secret information ("Merchant Confidential Information"), which is and shall remain the exclusive intellectual property of Merchant. Except as may be required for Agent to perform its obligations under this Agreement in respect of the Sale, Agent shall not divulge, furnish, make available, or in any other manner disclose such information to any third party other than Agent's officers, employees, representatives, and agents. Agent shall take and shall cause its officers, employees, representatives, and agents to take such action as shall be reasonably necessary or advisable to preserve and protect the confidentiality

of Merchant Confidential Information. Agent agrees to maintain strict confidentiality and agrees that it may use Merchant Confidential Information only as reasonably necessary to the performance of its obligations related to the Sale; *provided, however*, that Agent shall be authorized to publicly disclose Merchant Confidential Information as necessary to conduct its obligations under this Agreement upon the later of (a) the date the Merchant commences a case under chapter 11 of the Bankruptcy Code (as defined below) or (b) Merchant files a motion to assume sections of this Agreement under section 365 and/or 363 of the Bankruptcy Code. If and to the extent the use or other handling of any Personal Information is necessary for Agent to perform its obligations hereunder, Agent shall comply with all Data Security Requirements and such other reasonable restrictions requested by Merchant. For purposes of this Agreement, “Personal Information” means any natural person’s name, street address, telephone number, e-mail address, social security number, driver’s license number, passport number, credit card number, or user or account number, or any other piece of information that, individually or when combined with other information, allows the identification of a natural person or is otherwise considered personally identifiable information or personal data protected under any applicable Data Security Requirement. For purposes of this Agreement, “Data Security Requirements” means, collectively, all of the following to the extent relating to privacy, security, or security breach notification requirements: (a) Merchant’s own rules, policies, and procedures; (b) all applicable statutes and regulations; (c) industry standards applicable to the industry in which the Merchant’s business is conducted (including, as applicable, the Payment Card Industry Data Security Standard (PCI DSS)); and (d) contracts into which Merchant has entered or by which it is otherwise bound, provided such contracts (or the requirements of such contracts) are provided to Agent.

The Parties expressly acknowledge and agree that Merchant shall have no liability to the Supervisors for wages, benefits, severance pay, termination pay, vacation pay, pay in lieu of notice of termination or any other liability arising from Agent’s hiring or engagement of the Supervisors, and the Supervisors shall not be considered employees of Merchant.

(ii) Merchant’s Undertakings

During the Sale Term, Merchant shall (a) be the employer of the Stores’ employees, other than the Supervisors; (b) be responsible for the payment of all taxes, costs, expenses, accounts payable, and other liabilities relating to the Stores and the Stores’ employees; (c) prepare and process all tax forms and other documentation; (d) collect all sales taxes and pay them to the appropriate taxing authorities for the Stores; (e) use reasonable efforts to cause Merchant’s employees to cooperate with Agent and the Supervisors; (f) execute all agreements determined by the Merchant and Agent to be necessary or desirable for the operation of the Stores during the Sale; (g) arrange for the ordinary maintenance of all point-of-sale equipment required for the Stores; (h) use best efforts to apply for and obtain, with Agent’s assistance and support, all applicable permits and authorizations (including landlord approvals and consents) for the Sale; and (i) ensure that Agent has quiet use and enjoyment of the Stores for the Sale Term in order to perform its obligations under this Agreement.

Merchant shall provide throughout the Sale Term central administrative services necessary for the Sale, including (without limitation) customary POS administration, sales audit, cash reconciliation, accounting, and payroll processing, all at no cost to Agent.

The Parties expressly acknowledge and agree that Agent shall have no liability to Merchant's employees for wages, benefits, severance pay, termination pay, vacation pay, pay in lieu of notice of termination or any other liability arising from Merchant's employment, hiring or retention of its employees, and such employees shall not be considered employees of Agent. Merchant and Agent agree none of Agent's actions taken in respect of the Sale or this Agreement shall be deemed to constitute an assumption by Agent of any of Merchant's obligations relating to any of Merchant's employees including, without limitation, Excluded Payroll Benefits, Worker Adjustment Retraining Notification Act ("WARN Act") claims and other termination type claims and obligations, or any other amounts required to be paid by statute or law; nor shall Agent become liable under any employment agreement, collective bargaining agreement, or be deemed a joint or successor employer with respect to such employees.

D. The Sale

All sales of Merchandise shall be made on behalf of Merchant. Agent does not have, nor shall it have, any right, title or interest in the Merchandise. All sales of Merchandise shall be by cash, gift card, gift certificate, merchandise credit, debit card, or credit card and, at Merchant's discretion, by check or otherwise in accordance with Merchant's policies, and shall be "final" with no returns accepted or allowed, unless otherwise directed by Merchant.

E. Agent Fee and Expenses in Connection with the Sale

In consideration of its services hereunder with respect to the Stores designated on Exhibit A and any Tranche of Additional Stores, if any, Agent shall earn a retail fee equal to two and one quarter percent (2.25%) of the Gross Proceeds of Merchandise sold at the Stores (the "Merchandise Fee"). For purposes of this Agreement, "Gross Proceeds" means gross register receipts less applicable sales taxes.

In addition to the Merchandise Fee, and not in lieu thereof, should Merchant add one or more Tranches of Additional Stores, the Merchant shall pay to the Agent from Gross Proceeds additional fees as agreed upon by the Merchant and Agent based upon the Gross Recovery Percentages (as determined by mutual agreement between Merchant and Agent within 5 days of the designation of each Tranche of Additional Stores) achieved on the sales at the Additional Stores during the Sale Term (the "Incentive Fee."). The Incentive Fee shall be equal to the aggregate sum of the percentages set forth in the "Additional Incentive Compensation" column of the illustrative table (e.g., calculated back to the first dollar) for the corresponding Gross Recovery Percentage achieved for the applicable Tranche of the Additional Stores and shall be calculated and paid on a Tranche by Tranche of Additional Stores basis.

Gross Recovery Percentage	Additional Incentive Compensation
Between X-X%	An additional 0.25% of Gross Proceeds (total Merchandise Fee and Incentive Fee equal to X% of Gross Proceeds)
Above X%	An additional 0.25% of Gross Proceeds (total Merchandise Fee and Incentive Fee equal to X% of Gross Proceeds)

For purposes of calculating any Incentive Fee:

“Cost Value” with respect to each item of Merchandise sold shall mean the lower of (i) the lowest per unit vendor cost in the File or in the Merchant’s books and records, maintained in the ordinary course consistent with historic practices; or (ii) the Retail Price. Agent agrees that Merchandise in the Stores during the Sale Term will be sold to the piece or otherwise dispositioned and will not be abandoned without the consent of Merchant and Merchant’s ABL Lender. The Cost Value for the Merchandise with respect to Tranches of Additional Stores shall be agreed by Merchant and Agent prior to payment of Incentive Fees with respect to such Additional Stores.

“File” shall mean Merchant’s “2.2.15_Inventory by SKU_P5 FY25” file and all subsequent files received by Agent.

“Gross Recovery Percentage” shall mean the Gross Proceeds during the applicable period divided by the sum of the aggregate Cost Value of all Merchandise in the Store to be sold.

“Retail Price” shall mean with respect to each item of Merchandise sold, the retail price reflected at the register for such item, excluding the discount granted in connection with such sale.

F. Additional Agent Goods

Merchant and Agent will use best efforts to resolve any operational obstacles to enable Additional Agent Goods to be sold in Stores as contemplated in this Section F. Upon the designation a Tranche of Additional Stores, and subject to the Merchant’s subsequent written consent (not to be unreasonably delayed, withheld or denied), the parties agree to the following Section F:

Agent shall have the right, subject to the consent (not to be unreasonably delayed, withheld or denied) of the agent under the Merchant’s ABL credit agreement dated September 30, 2022, at Agent’s sole cost and expense, to supplement the Merchandise in the Sale at the Stores with additional goods procured by Agent which are of like kind, and no lesser quality to the Merchandise in the Sale at the Stores (**“Additional Agent Goods”**); provided, further, that, with respect to the Initial Stores and each Tranche of Additional Stores, the cost of Additional Agent Goods shall not exceed 20% of the aggregate Cost Value of Merchandise in the Sale associated with such Stores. The Additional Agent Goods shall be purchased by Agent as part of the Sale, and delivered to the Stores at Agent’s sole expense (including as to labor, freight and insurance relative to shipping such Additional Agent Goods to the Stores). Sales of Additional Agent Goods shall be run through Merchant’s point of sale systems; provided, however, that Merchant shall assist Agent is creating “dummy” SKUs or department numbers for the Additional Agent Goods. Prior to delivering any Additional Agent Goods to any Store, Agent shall mark the Additional Agent Goods (i) using the “dummy” SKU or department number, or in such other manner so as to distinguish the sale of Additional Agent Goods from the sale of Merchandise, and (ii) with the sale price. Agent shall also ensure that the Additional Agent Goods are marked in such a way that a reasonable consumer could identify the Additional Agent Goods as non-Merchant goods. Additionally, Agent shall provide signage in the Stores, at Agent’s expense, notifying customers that the Additional Agent Goods have been included in the Sale.

Agent shall pay to Merchant an amount equal to seven percent (7.0%) percent of the gross proceeds (excluding Sale Taxes) from the sale of the Additional Agent Goods (the **“Additional**

Agent Goods Fee”), and Agent shall retain all remaining amounts from the sale of the Additional Agent Goods. Agent shall pay Merchant its Additional Agent Goods Fee in connection with each Weekly Reconciliation with respect to sales of Additional Agent Goods sold by Agent during each then prior week (or at such other mutually agreed upon time). For the avoidance of doubt, Merchant shall not be required to pay any Expenses associated with the disposition of the Additional Agent Goods.

Agent and Merchant intend that the transactions relating to the Additional Agent Goods are, and shall be construed as, a true consignment from Agent to Merchant in all respects and not a consignment for security purposes. Subject solely to Agent’s obligations to pay to Merchant the Additional Agent Goods Fee, at all times and for all purposes the Additional Agent Goods and their proceeds shall be the exclusive property of Agent, and no other person or entity shall have any claim against any of the Additional Agent Goods or their proceeds. The Additional Agent Goods shall at all times remain subject to the exclusive control of Agent.

Merchant shall, at Agent’s sole cost and expense, insure the Additional Agent Goods and, if required, promptly file any proofs of loss with regard to same with Merchant’s insurers. Agent shall be responsible for payment of any deductible under any such insurance in the event of any casualty affecting the Additional Agent Goods.

Merchant acknowledges and the Approval Order (as defined below) shall provide that the Additional Agent Goods shall be consigned to Merchant as a true consignment under Article 9 of the Code. Agent is hereby granted a first priority security interest in and lien upon (i) the Additional Agent Goods and (ii) the Additional Agent Goods proceeds, which security interest shall be deemed perfected pursuant to the Approval Order without the requirement of filing UCC financing statements or providing notifications to any prior secured parties (provided that Agent is hereby authorized to deliver all required notices and file all necessary financing statements and amendments thereof under the applicable UCC identifying Agent’s interest in the Additional Agent Goods as consigned goods thereunder and the Merchant as the consignee therefor, and Agent’s security interest in and lien upon such Additional Agent Goods and Additional Agent Goods proceeds).

G. Indemnification

(i) Merchant’s Indemnification

Merchant shall indemnify, defend, and hold Agent and its consultants, members, managers, partners, officers, directors, employees, attorneys, advisors, representatives, lenders, potential co-investors, principals, affiliates, and Supervisors (collectively, "Agent Indemnified Parties") harmless from and against all liabilities, claims, demands, damages, costs and expenses (including reasonable attorneys' fees) arising from or related to: (a) the willful or negligent acts or omissions of Merchant or the Merchant Indemnified Parties (as defined below); (b) the material breach of any provision of this Agreement by Merchant; (c) any liability or other claims, including, without limitation, product liability claims, asserted by customers, any Store employees (under a collective bargaining agreement or otherwise), or any other person (excluding Agent Indemnified Parties) against Agent or an Agent Indemnified Party, except claims arising from Agent’s negligence, willful misconduct or unlawful behavior; (d) any harassment, discrimination or violation of any laws or regulations or any other unlawful, tortious or otherwise actionable treatment of Agent’s

Indemnified Parties or Merchant's customers by Merchant or Merchant's Indemnified Parties; and (e) Merchant's failure to pay over to the appropriate taxing authority any taxes required to be paid by Merchant during the Sale Term in accordance with applicable law.

(ii) Agent's Indemnification

Agent shall indemnify, defend and hold Merchant and its consultants, members, managers, partners, officers, directors, employees, attorneys, advisors, representatives, lenders, potential co-investors, principals, and affiliates (other than the Agent or the Agent Indemnified Parties) (collectively, "Merchant Indemnified Parties") harmless from and against all liabilities, claims, demands, damages, costs and expenses (including reasonable attorneys' fees) arising from or related to (a) the willful or negligent acts or omissions of Agent or the Agent Indemnified Parties; (b) the breach of any provision of, or the failure to perform any obligation under, this Agreement by Agent; (c) any liability or other claims made by Agent's Indemnified Parties or any other person (excluding Merchant Indemnified Parties) against a Merchant Indemnified Party arising out of or related to Agent's conduct of the Sale, except claims arising from Merchant's negligence, willful misconduct, or unlawful behavior; (d) any harassment, discrimination or violation of any laws or regulations or any other unlawful, tortious or otherwise actionable treatment of Merchant Indemnified Parties, or Merchant's customers by Agent or any of the Agent Indemnified Parties and (e) any claims made by any party engaged by Agent as an employee, agent, representative or independent contractor arising out of such engagement.

H. Insurance

(i) Merchant's Insurance Obligations

Merchant shall maintain throughout the Sale Term, liability insurance policies (including, without limitation, products liability (to the extent currently provided), comprehensive public liability insurance and auto liability insurance) covering injuries to persons and property in or in connection with the Stores, and shall, to the extent reasonably practical, cause Agent to be named an additional insured with respect to all such policies. At Agent's request, Merchant shall provide Agent with a certificate or certificates evidencing the insurance coverage required hereunder and that Agent is an additional insured thereunder. In addition, Merchant shall maintain throughout the Sale Term, in such amounts as it currently has in effect, workers compensation insurance in compliance with all statutory requirements.

(ii) Agent's Insurance Obligations

As an expense of the Sale, Agent shall maintain throughout the Sale Term, liability insurance policies (including, without limitation, products liability/completed operations, contractual liability, comprehensive public liability and auto liability insurance) on an occurrence basis in an amount of at least two million dollars (\$2,000,000) and an aggregate basis of at least five million dollars (\$5,000,000) covering injuries to persons and property in or in connection with Agent's provision of services at the Stores. Agent shall name Merchant as an additional insured and loss payee under such policy, and upon execution of this Agreement provide Merchant with a certificate or certificates evidencing the insurance coverage required hereunder. In addition, Agent shall maintain throughout the Sale Term, workers compensation insurance compliance with all statutory requirements. Further, should Agent employ or engage third parties to perform any of

Agent's undertakings with regard to this Agreement, Agent will ensure that such third parties are covered by Agent's insurance or maintain all of the same insurance as Agent is required to maintain pursuant to this paragraph and name Merchant as an additional insured and loss payee under the policy for each such insurance.

I. Representations, Warranties, Covenants and Agreements

(i) Merchant warrants, represents, covenants and agrees that (a) Merchant is a company duly organized, validly existing and in good standing under the laws of its state of organization, with full power and authority to execute and deliver this Agreement and to perform its obligations hereunder, and maintains its principal executive office at the address set forth herein, (b) the execution, delivery and performance of this Agreement has been duly authorized by all necessary actions of Merchant and this Agreement constitutes a valid and binding obligation of Merchant enforceable against Merchant in accordance with its terms and conditions, and the consent of no other entity or person is required for Merchant to fully perform all of its obligations herein, (c) all ticketing of Merchandise at the Stores has been and will be done in accordance with Merchant's customary ticketing practices; (d) all normal course hard markdowns on the Merchandise have been, and will be, taken consistent with customary Merchant's practices, and (e) the Stores will be operated in the ordinary course of business in all material respects, other than those expressly agreed to by Merchant and Agent.

(ii) Agent warrants, represents, covenants and agrees that (a) Agent is a company duly organized, validly existing and in good standing under the laws of its state of organization, with full power and authority to execute and deliver this Agreement and to perform the Agent's obligations hereunder, and maintains its principal executive office at the addresses set forth herein, (b) the execution, delivery and performance of this Agreement has been duly authorized by all necessary actions of Agent and this Agreement constitutes a valid and binding obligation of Agent enforceable against Agent in accordance with its terms and conditions, and the consent of no other entity or person is required for Agent to fully perform all of its obligations herein, (c) Agent shall comply with and act in accordance with any and all applicable state and local laws, rules, and regulations, and other legal obligations of all governmental authorities, (d) no non-emergency repairs or maintenance in the Stores will be conducted without Merchant's prior written consent, and (e) Agent will not take any disciplinary action against any employee of Merchant.

J. Furniture, Fixtures and Equipment

Agent shall sell the FF&E in the Stores and, to the extent requested by Merchant, distribution centers, warehouses, and the corporate offices. Merchant shall be responsible for all reasonable costs and expenses incurred by Agent in connection with the sale of FF&E, which costs and expenses shall be incurred pursuant to a budget or budgets to be established from time to time by mutual agreement of the Parties. Agent shall have the right to abandon at the Stores any unsold FF&E.

In consideration for providing the services set forth in this section I, Agent shall be entitled to a commission from the sale of the FF&E equal to seventeen and one-half percent (17.5%) of the Gross Proceeds of the sale of the FF&E (the "FF&E Fee" and together with the Merchandise Fee and the Incentive Fee, the "Fees").

Agent shall remit to Merchant all Gross Proceeds from the sale of FF&E. During each Weekly Reconciliation described in section E above, Agent's FF&E Fee shall be calculated, and Agent's calculated FF&E Fee and all FF&E costs and expenses agreed per a mutually agreed upon budget then incurred shall be paid within seven (7) days after each such Weekly Reconciliation.

K. Termination

The following shall constitute "Termination Events" hereunder:

- (a) Merchant's or Agent's failure to perform any of their respective material obligations hereunder, which failure shall continue uncured seven (7) days after receipt of written notice thereof to the defaulting Party;
- (b) Any representation or warranty made by Merchant or Agent is untrue in any material respect as of the date made or at any time and throughout the Sale Term; or
- (c) the Sale is terminated or materially interrupted or impaired for any reason other than an event of default by Agent or Merchant.

If a Termination Event occurs, the non-defaulting Party (in the case of an event of default) or either Party (if the Sale is otherwise terminated or materially interrupted or impaired) may, in its discretion, elect to terminate this Agreement by providing seven (7) business days' written notice thereof to the other Party and, in the case of an event of default, in addition to terminating this Agreement, pursue any and all rights and remedies and damages resulting from such default. If this Agreement is terminated, Merchant shall be obligated to pay Agent all amounts due under this Agreement through and including the termination date; *provided, however* that if the Agreement is terminated due to an event of default by the Agent, the Merchant shall not be required to pay amounts due under this Agreement.

L. Notices

All notices, certificates, approvals, and payments provided for herein shall be sent by fax or by recognized overnight delivery service as follows: (a) To Merchant: at the address listed above; (b) To Agent: c/o Hilco Merchant Resources, LLC, One Northbrook Place, 5 Revere Drive, Suite 206, Northbrook, IL 60062, Fax: 847- 849-0859, Attn: T. Kellan Grant; or (c) such other address as may be designated in writing by Merchant or Agent.

M. Independent Consultant

Agent's relationship to Merchant is that of an independent contractor without the capacity to bind Merchant in any respect. No employer/employee, principal/agent, joint venture or other such relationship is created by this Agreement. Merchant shall have no control over the hours that Agent or its employees or assistants or the Supervisors work or the means or manner in which the services that will be provided are performed and Agent is not authorized to enter into any contracts or agreements on behalf of Merchant or to otherwise create any obligations of Merchant to third parties, unless authorized in writing to do so by Merchant.

N. Non-Assignment

Neither this Agreement nor any of the rights hereunder may be transferred or assigned by either Party without the prior written consent of the other Party; *provided, however*, that Agent may syndicate this transaction with one third party after consultation with the Merchant; *provided, further* that any further syndication shall require Merchant's prior written consent (email being sufficient). For the avoidance of doubt, this transaction shall not be syndicated with respect to the Initial Stores. No modification, amendment or waiver of any of the provisions contained in this Agreement, or any future representation, promise or condition in connection with the subject matter of this Agreement, shall be binding upon any Party to this Agreement unless made in writing and signed by a duly authorized representative or agent of such Party. This Agreement shall be binding upon and inure to the benefit of the Parties and their respective heirs, legal representatives, successors and permitted assigns.

O. Severability

If any term or provision of this Agreement, as applied to either Party or any circumstance, for any reason shall be declared by a court of competent jurisdiction to be invalid, illegal, unenforceable, inoperative or otherwise ineffective, that provision shall be limited or eliminated to the minimum extent necessary so that this Agreement shall otherwise remain in full force and effect and enforceable. If the surviving portions of the Agreement fail to retain the essential understanding of the Parties, the Agreement may be terminated by mutual consent of the Parties.

P. Governing Law, Venue, Jurisdiction and Jury Waiver

This Agreement, and its validity, construction and effect, shall be governed by and enforced in accordance with the internal laws of the State of Illinois (without reference to the conflicts of laws provisions therein). Merchant and Agent waive their respective rights to trial by jury of any cause of action, claim, counterclaim or cross-complaint in any action, proceeding and/or hearing brought by either Agent against Merchant or Merchant against Agent on any matter whatsoever arising out of, or in any way connected with, this Agreement, the relationship between Merchant and Agent, any claim of injury or damage or the enforcement of any remedy under any law, statute or regulation, emergency or otherwise, now or hereafter in effect.

Q. Bankruptcy

If the Merchant commences a case under Chapter 11 of title 11, United States Code (the "Bankruptcy Code"), with a bankruptcy court (the "Bankruptcy Court"), the Merchant shall promptly file a motion to assume this Agreement under sections 365 and 363 of the Bankruptcy Code, and utilize its reasonable best efforts to ensure that such motion is approved by an order that approves, among other things, as follows (the "Approval Order"): (i) the payment of all fees and reimbursement of expenses under this Agreement is approved without further order of the court; (ii) all such payments of fees and reimbursement of expenses related to such Approval Order shall be made on a weekly basis without further order of the Bankruptcy Court and otherwise in accordance with this Agreement; (iii) the payment of all fees and reimbursement of expenses to Agent related to such Approval Orders shall be included in any approved debtor-in-possession, cash collateral, or other post-petition financing budget as a condition to the assumption of this Agreement; (iv) the conduct of the Sale without the necessity of complying with state and local rules, laws, ordinances and regulations, including, without limitation, permitting and licensing requirements, that could

otherwise govern the Sale; (v) the conduct of the Sale notwithstanding restrictions in leases, reciprocal easement agreements or other contracts that purport to restrict the Sale or the necessity of obtaining any third party consents; (vi) the Sale through the conduct of “Going out of Business” or similar themed sales, in addition to the Sale themes set forth in the Agreement; (vii) the sale of Additional Agent Goods in accordance with the terms and conditions hereof; and (viii) Merchant in taking all further actions as are necessary or appropriate to carry out the terms and conditions of this Agreement. The Bankruptcy Court shall have exclusive jurisdiction to resolve any issues arising under this Agreement. In such event, any legal action, suit or proceeding arising in connection with this Agreement shall be submitted to the exclusive jurisdiction of the Bankruptcy Court having jurisdiction over the Merchant, and each Party waives any defenses or objections based on lack of jurisdiction, improper venue, and/or forum non conveniens. From and after entry of the Approval Order, Agent shall conduct the Sale in accordance with the terms of the Approval Order in all material respects. If any objections are received prior to entry of the Approval Order, Agent will use commercially reasonable efforts to assist Merchant in negotiating a consensual resolution of such objection with the objecting party.

R. Entire Agreement

This Agreement, together with all additional schedules and exhibits attached hereto, constitutes a single, integrated written contract expressing the entire agreement of the Parties concerning the subject matter hereof. No covenants, agreements, representations or warranties of any kind whatsoever have been made by any Party except as specifically set forth in this Agreement. All prior agreements, discussions and negotiations are entirely superseded by this Agreement.

S. Execution

This Agreement may be executed simultaneously in counterparts (including by means of electronic mail, facsimile or portable document format (pdf) signature pages), any one of which need not contain the signatures of more than one party, but all such counterparts taken together shall constitute one and the same instrument. This Agreement, and any amendments hereto, to the extent signed and delivered by means of electronic mail, a facsimile machine or electronic transmission in portable document format (pdf), shall be treated in all manner and respects as an original thereof and shall be considered to have the same binding legal effects as if it were the original signed version thereof delivered in person.

*

*

*

If this Agreement is acceptable to you, kindly execute a copy in the space provided, and return a countersigned version to the undersigned. Thank you again for this opportunity -- we look forward to working with you.


Very truly yours,

HILCO MERCHANT RESOURCES, LLC

By: T. Kellan Grant
Its: EVP Commercial Counsel

**AGREED AND ACCEPTED as of the 24th day
of July, 2025:**

CLAIRES BOUTIQUES, INC.

DocuSigned by:

B4F115F01C484CD...

By: Brendan McKeough
Its: EVP, Chief Legal Officer, and Secretary

If this Agreement is acceptable to you, kindly execute a copy in the space provided, and return a countersigned version to the undersigned. Thank you again for this opportunity -- we look forward to working with you.

Very truly yours,

HILCO MERCHANT RESOURCES, LLC



By: T. Kellan Grant

Its: EVP Commercial Counsel

**AGREED AND ACCEPTED as of the 24th day
of July, 2025:**

CLAIRES BOUTIQUES, INC.

By: Brendan McKeough

Its: EVP, Chief Legal Officer, and Secretary

EXHIBIT A

Initial Stores

Store #	Store Name	Brand	City	State
3358	Market Stret at Lynnfield	Claire's	Lynnfield	Massachusetts
722	Woodinville Plaza	Claire's	Woodinville	Washington
8042	Galleria at Tyler -ICG	Icing	Riverside	California
6705	Provo Town Center	Claire's	Provo	Utah
5586	Newpark Mall	Claire's	Newark	California
6252	Shops at Highland Village	Claire's	Highland Village	Texas
8615	Mall of Abilene(ICG)	Icing	Abilene	Texas
8456	Greece Ridge (ICG)	Icing	Rochester	New York
5368	Pinnacle at Turkey Creek	Claire's	Knoxville	Tennessee
5406	Union Town Mall	Claire's	UnionTown	Pennsylvania
5307	Ford City Mall	Claire's	Chicago	Illinois
6684	Northtown Mall	Claire's	Blaine	Minnesota
5896	Bay City Town Center	Claire's	Bay City	Michigan
3518	Eastdale Mall	Claire's	Montgomery	Alabama
6233	Junction Commons	Claire's	Park City	Utah
8668	University Orem (ICG)	Icing	Orem	Utah
3422	Woodland Mall (ICG)	Icing	Grand Rapids	Michigan
6373	Livingston Mall	Claire's	Livingston	New Jersey

EXHIBIT B

Initial Expense Budget

**Claire's
Exhibit B**

Expense Budget (1)

	\$
<u>Advertising</u>	
Digital & Media	24,800
Signs (2)	-
Sign Walkers	-
Subtotal Advertising	24,800
 <u>Supervision</u>	
Fees / Wages / Expenses (3)	107,991
Subtotal Supervision (4)	107,991
 <u>Miscellaneous</u>	
Miscellaneous /Legal (5)	-
Subtotal Miscellaneous	-
 Total Expenses	132,791

Notes:

1. This Expense Budget contemplates a sale term of July 17, 2025 through August 31, 2025. The Expense Budget remains subject to modification in the event that this term is extended, or as otherwise agreed to by the parties.
2. Intentionally Omitted
3. Includes Deferred Compensation and Insurance.
4. Supervision budget contemplates 2 Full Time supervisors for the entire sale term and 32 additional supervision days using part time field supervisors.
5. Any legal expenses associated with issues raised by or disputes with landlords, including (without limitation) negotiations in respect of landlord side letters, shall be in addition to and not part of the budgeted legal expenses.

Exhibit 2

First Amendment



August 5, 2025

Claire's Boutiques, Inc.
2400 West Central Road
Hoffman Estates, IL 60192
Attn: Brendan McKeough
EVP, Chief Legal Officer, and Secretary

VIA EMAIL

Re: **First Amendment to Letter Agreement**

Dear Brendan:

Reference is made to that certain letter agreement dated July 24, 2025 (as supplemented or amended, the "Agreement") by and between Claire's Boutiques, Inc. (the "Merchant" or a "Party"), on the one hand, and Hilco Merchant Resources, LLC ("Agent" or a "Party" and together with Merchant, the "Parties"), on the other hand. Capitalized terms not otherwise defined herein shall have the meanings ascribed to such terms in the Agreement.

The Parties hereby amend the Agreement as follows (the "Amendment"):

As set forth in the Agreement, Agent was engaged to act as the exclusive agent for the purpose of providing certain services in connection with the disposition of the Merchandise and FF&E located at certain of Merchant's retail locations. Agent and Merchant have agreed to amend the Agreement to add (i) the 1,326 additional stores reflected on Exhibit A to this Amendment, (ii) the Merchant's warehouse and corporate offices located in Hoffman Estates, Illinois (the "Corporate Locations") and (iii) the Merchant's concessions located within other third party retail locations (other than the 208 retail locations leased within Walmart stores and identified on Exhibit A-1) (the "Concession Locations" and, together with the stores on Exhibit A and the Corporate Locations, the "Additional Stores").

Merchant and Agent hereby further agree that, with respect to the Additional Stores, Agent will assist Merchant in disposing of the Merchandise and FF&E at the Additional Store through the conduct of "Going out of Business", "Everything Must Go", "Store Closing", "Everything on Sale" or similar themed sales (such sale, the "Supplemental Sale"). The Supplemental Sale will commence on August 8, 2025 (the "Supplemental Sale Commencement Date") and will terminate no later than October 31, 2025 (the "Supplemental Sale Termination Date"); provided, however, that the Parties may mutually agree in writing to extend or terminate the Supplemental Sale at any Additional Store prior to the Supplemental Sale Termination Date. The period from the Supplemental Sale Commencement Date to the Supplemental Sale Termination Date shall be referred to as the "Supplemental Sale Term."

To control expenses of the Supplemental Sale, Merchant and Agent have established a budget, not to exceed \$8,302,303 (the "Supplemental Budget"), a copy of which is attached hereto as Exhibit B, of certain delineated expenses, including costs of supervision, deferred compensation, advertising (including signage and the shipping, freight, and sales tax related thereto where applicable). Upon execution of this Amendment, the Merchant shall pay by wire transfer to the Agent an advance

payment of costs and expenses delineated in the Supplemental Budget of \$2,925,806 (the “Supplemental Sale Advance”) which shall be held by Agent until the conclusion of the Supplemental Sale or otherwise applied in accordance with the terms of the Agreement. Should Merchant designate Additional Stores beyond those initially set forth on Exhibit A, the Parties will agree to an appropriate update to the Supplemental Budget, Supplemental Sale Term and any Supplemental Sale Advance.

With respect to the Supplemental Sale at the Concession Locations, the Agent’s Undertakings as set forth in paragraph C(i) of the Agreement shall be modified to make clear that, while Agent will not be providing direct supervision to these locations, Agent will (i) advise the Merchant regarding discount levels to support a bulk sale or sales of inventory in Concession Locations, (ii) assist the Merchant in its negotiations regarding these goods, (iii) to the extent negotiations of bulk purchases are unsuccessful, provide further discount guidance for that inventory and in all events supply Merchant with sales reporting in support of Merchant’s efforts to collect outstanding accounts receivable for inventory owned by Merchant and located at Concession Locations the “Concession Merchandise”). As compensation for its services with respect to the Concession Merchandise, Agent shall earn a fee of two and one-quarter percent (2.25%) of the proceeds of all sales and collections on account of Concession Merchandise following the date of this Amendment.

With respect to the Supplemental Sale at the Additional Stores, the Incentive Fee table as set forth in paragraph E of the Agreement shall be replaced with the following:

<u>Gross Recovery Percentage</u>	<u>Additional Incentive Compensation</u>
Between 217-219%	An additional 0.25% of Gross Proceeds (total Merchandise Fee and Incentive Fee equal to 2.5% of Gross Proceeds)
Above 219%	An additional 0.25% of Gross Proceeds (total Merchandise Fee and Incentive Fee equal to 2.75% of Gross Proceeds)

For the avoidance of doubt, sales of Concession Merchandise shall not be used in connection with the calculation of any Incentive Fee payable to Agent.

In addition, the definitions following the table in paragraph E of the Agreement shall be replaced with the following:

“Cost Value” with respect to each item of Merchandise sold shall mean the lower of (i)(x) the applicable “store_on_hand_cost” as reflected in the Merchandise File and associated with each such item of Merchandise divided by (y) the number of units as reflected in the Merchandise File and associated with each such item of Merchandise, in each case as maintained in the ordinary course consistent with historic practices; and (ii) the Retail Price.

“File” shall mean Merchant’s Inventory files set forth on Exhibit C and any other file received by Consultant from Merchant in connection with the Sale.

“Gross Recovery Percentage” shall mean the Gross Proceeds divided by the sum of the aggregate Cost Value of all of the Merchandise sold during the Sale.

“Retail Price” shall mean with respect to each item of Merchandise sold, the lower of (i) the selling price reflected in Merchant’s point of sale system prior to any discount granted by the Consultant for such item and (ii) (x) the applicable “store_on_hand_retail” as reflected in the Merchandise File and associated with each such item of Merchandise divided by (y) the number of units as reflected in the Merchandise File and associated with each such item of Merchandise, in each case as maintained in the ordinary course consistent with historic practice.

Both the Agreement and this Amendment shall govern the Supplemental Sale at the Additional Stores. For purposes of interpreting the Agreement and the Amendment with respect to the Supplement Sale, the following defined terms and exhibits shall be replaced in the Agreement with the corresponding defined terms and exhibits in or attached to this Amendment:

Agreement	Amendment
Expense Budget	Supplemental Budget
Sale Advance	Supplemental Sale Advance
Store or Stores	Additional Store or Additional Stores
Sale Commencement Date	Supplemental Sale Commencement Date
Sale Termination Date	Supplemental Sale Termination Date
Sale Term	Supplemental Sale Term

With respect to this Amendment, (i) Merchant hereby reaffirms the representations, warranties, and agreements set forth in section I of the Agreement, and (ii) Agent hereby reaffirms the representations, warranties, and agreements set forth in section I of the Agreement.

This Amendment, together the Agreement, all prior amendments or supplements, and all schedules and exhibits attached hereto and thereto, constitutes a single, integrated written contract expressing the entire agreement of the parties concerning the subject matter hereof. No covenants, agreements, representations or warranties of any kind whatsoever have been made by any party to this Amendment except as specifically set forth in this Amendment or the Agreement.

If this Amendment is acceptable to you, kindly execute a copy in the space provided, and return a countersigned version to the undersigned. Thank you again for this opportunity.

Very truly yours,

HILCO MERCHANT RESOURCES, LLC



By: T. Kellan Grant

Its: EVP Commercial Counsel

**AGREED AND ACCEPTED as of the ____ day
of August, 2025:**

CLAIRE'S BOUTIQUES, INC.

By: Brendan McKeough

Its: EVP, Chief Legal Officer, and Secretary

**AGREED AND ACCEPTED as of the 5th day
of August, 2025:**

CLAIRE'S BOUTIQUES, INC.

DocuSigned by:

Brendan McKeough

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By: Brendan McKeough

Its: EVP, Chief Legal Officer, and Secretary

First Amendment to Letter Agreement – Exhibit A

Additional Stores

**Claire's US
Exhibit A**

Store List

Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
601	Claire's_Stores_USA	Downtown Summerlin	1980 Festival Plaza Dr	Las Vegas	Nevada	89135	USA
602	Claire's_Stores_USA	Taylor Square	2871 Taylor Road Sw #12	Reynoldsburg	Ohio	43068-9550	USA
604	Claire's_Stores_USA	Bloomington Court	320 100 W Army Trail Road E038	Bloomington	Illinois	60108	USA
605	Claire's_Stores_USA	Charlotte Premium Outlets	5404 New Fashion Way #504	Charlotte	North Carolina	28278-5202	USA
606	Claire's_Stores_USA	Desert Hills Premium Outlets	48400 Seminole Drive #304	Cabazon	California	92230	USA
607	Claire's_Stores_USA	Pleasant Prairie Premium Outlets	11211 120Th Avenue	Pleasant Prairie	Wisconsin	53158	USA
608	Claire's_Stores_USA	Grand Prairie Premium Outlets	2950 W Interstate 20	Grand Prairie	Texas	75052	USA
609	Claire's_Stores_USA	Clarksburg Premium Outlets	22705 Clarksburg Road #938	Clarksburg	Maryland	20871	USA
610	Claire's_Stores_USA	Phoenix Premium Outlets	4976 Premium Outlet Way	Phoenix-Gila River	Arizona	85226	USA
612	Claire's_Stores_USA	San Francisco Premium Outlets	2774 Livermore Outlets Drive	Livermore	California	94551	USA
613	Claire's_Stores_USA	Gloucester Premium Outlets	100 Premium Outlet Drive #480	Blackwood	New Jersey	08012	USA
616	Claire's_Stores_USA	Carlsbad Premium Outlets	5630 Paseo Del Norte #D126	Carlsbad	California	92008-4468	USA
617	Claire's_Stores_USA	Las Vegas North Premium Outlets	875 S Grand Central Pkwy #1507	Las Vegas	Nevada	89106-4541	USA
618	Claire's_Stores_USA	Woodbury Commons	498 Red Apple Court #419	Central Valley	New York	10917	USA
696	Claire's_Stores_USA	Palm Beach Outlets	1731 Palm Beach Lakes Blvd	West Palm Beach	Florida	33401-2034	USA
697	Claire's_Stores_USA	South Port Shopping Center	999 Montauk Highway Ste 19	Shirley	New York	11967	USA
698	Claire's_Stores_USA	Colonial Plaza	2752 E Colonial Drive	Orlando	Florida	32803	USA
699	Claire's_Stores_USA	Seattle Premium Outlets	10600 Quil Ceda Blvd	Tulalip	Washington	98271	USA
700	Claire's_Stores_USA	Outlet Center Columbus	400 S Wilson Rd #944	Columbus	Ohio	43074	USA
701	Claire's_Stores_USA	Grand Rapids Outlet Center	350 84Th Street Sw #903	Byron Center	Michigan	49315	USA
702	Claire's_Stores_USA	Lancaster Outlets	311 Stanley K Tanger Dr #315	Lancaster	Pennsylvania	17602-1467	USA
703	Claire's_Stores_USA	Outlet Center Mebane	4000 Arowhead Blvd #670	Mebane	North Carolina	27302	USA
706	Claire's_Stores_USA	Brookside Marketplace	7380C W 191St Street #7	Tinley Park	Illinois	60487	USA
709	Claire's_Stores_USA	Springdale Plaza	433 East Kemper Road	Cincinnati	Ohio	45246	USA
712	Claire's_Stores_USA	North Park Center	8431 Old Troy Pike #22	Huber Heights	Ohio	45424	USA
713	Claire's_Stores_USA	Pulaski Promenade	4114 S Pulaski Road	Chicago	Illinois	60632	USA
714	Claire's_Stores_USA	Tampa Premium Outlets	2312 Grand Cypress Drive #897	Lutz	Florida	33559	USA
715	Claire's_Stores_USA	Outlet Center Fort Worth	15853 N Fwy #1025	Fort Worth	Texas	76177-3316	USA
716	Claire's_Stores_USA	Rivergate Shopping Center	14141 Steele Creek Rd #P 300	Charlotte	North Carolina	28273	USA
717	Claire's_Stores_USA	Crossroads Plaza	420 Crossroads Boulevard #8	Cary	North Carolina	27518	USA
718	Claire's_Stores_USA	Park West Village	3113 Market Center Drive #5110	Morrisville	North Carolina	27560-7506	USA
719	Claire's_Stores_USA	Brookhollow Marketplace	4526 Dacoma Street Suite 900	Houston	Texas	77092	USA
720	Claire's_Stores_USA	Fashion Show	3200 Las Vegas Boulevard #2805	Las Vegas	Nevada	89109	USA
721	Claire's_Stores_USA	Ka Makana Ali'i	91 5431 Kapolei Parkway	Kapolei	Hawaii	96707	USA
724	Claire's_Stores_USA	Mount Vernon Plaza	7678-C Richmond Hwy #12	Alexandria	Virginia	22306	USA
725	Claire's_Stores_USA	The Collection At Riverpark	540 Towne Center Rd #6230	Oxnard	California	93036	USA
726	Claire's_Stores_USA	River Oaks Plaza	1556 A W Gray Street Ste 6	Houston	Texas	77019	USA
729	Claire's_Stores_USA	Hitchcock Plaza	413 Fabian Drive 8	Aiken	South Carolina	29803	USA
730	Claire's_Stores_USA	The Outlets At Lake George	1415 State Route 9	Lake George	New York	12845	USA
731	Claire's_Stores_USA	Poplin Place Shopping Center	2889 W Highway 74 Ste 3	Monroe	North Carolina	28110	USA
733	Claire's_Stores_USA	Liberty Commons	1-35 & Highway 152	Liberty	Missouri	64068	USA
734	Claire's_Stores_USA	Sheridan Plaza	5121 Sheridan Street #22	Hollywood	Florida	33021	USA
735	Claire's_Stores_USA	Outlets Of Little Rock	11201 Bass Pro Parkway #M114	Little Rock	Arkansas	72210	USA
736	Claire's_Stores_USA	Southport Corridor	3530 N Southport	Chicago	Illinois	60613	USA
737	Claire's_Stores_USA	Riverpoint Center	1730 W Fullerton Avenue	Chicago	Illinois	60614	USA
740	Claire's_Stores_USA	Gates Of Prosper	905 South Preston Road	Prosper	Texas	75078	USA
742	Claire's_Stores_USA	Sunset Plaza	610 S Cleveland Street	Enid	Oklahoma	73703	USA
743	Claire's_Stores_USA	Bay Street	5637 Bay Street	Emerilville	California	94608	USA
744	Claire's_Stores_USA	Fashion District Philadelphia	907 Market Street #C 040	Philadelphia	Pennsylvania	19107	USA
745	Claire's_Stores_USA	Rancho Cordova Town Center	10905 Olson Drive	Rancho Cordova	California	95670	USA
747	Claire's_Stores_USA	Norfolk Premium Outlets	1600 Premium Outlets Boulevard	Norfolk	Virginia	23502	USA
748	Claire's_Stores_USA	Northborough Crossing	8118 Shops Way	Northborough	Massachusetts	01532	USA
749	Claire's_Stores_USA	The Outlets Of Des Moines	739 Bass Pro Drive Nw #550	Altoona	Iowa	50009-7617	USA
750	Claire's_Stores_USA	The Avenue Peachtree City	202 City Circle #120	Peachtree City	Georgia	30269	USA
752	Claire's_Stores_USA	Danada Square West	104 Danada Square West	Wheaton	Illinois	60189-2041	USA
1106	Claire's_Stores_USA	The Mall Of New Hampshire	1500 S Willow Street #W151	Manchester	New Hampshire	03103	USA
1111	Claire's_Stores_USA	Champlain Centre	60 Smithfield Blvd	Plattsburgh	New York	12901	USA
1122	Claire's_Stores_USA	Woodfield Mall	5 Woodfield Mall #G309	Schaumburg	Illinois	60173	USA
1132	Claire's_Stores_USA	Cherry Creek Shopping Center	3000 East First Avenue #100	Denver	Colorado	80206	USA
1135	Claire's_Stores_USA	Laurel Park	37658 West Six Mile Road #D230	Livonia	Michigan	48152	USA
1138	Claire's_Stores_USA	Scottsdale Fashion Square	7014 E Camelback Road #2085	Scottsdale	Arizona	85251	USA
1808	Claire's_Stores_USA	The Johnstown Galleria	500 Galleria Drive	Johnstown	Pennsylvania	15904	USA
1814	Claire's_Stores_USA	Treasure Coast Square	3212 N W Federal Highway	Jensen Beach	Florida	34957	USA
1819	Claire's_Stores_USA	Mall At Green Hills	2126 Abbott Martin Road #254	Nashville	Tennessee	37215	USA
1825	Claire's_Stores_USA	Penn Square Mall	1901 N W Expressway #1010	Oklahoma City	Oklahoma	73118	USA
1827	Claire's_Stores_USA	Columbia Mall	1321 North Columbia Ctr Blvd	Kennewick	Washington	99336	USA
1873	Claire's_Stores_USA	Inland Center Mall	235 Inland Center	San Bernardino	California	92408	USA
1886	Claire's_Stores_USA	Mid Rivers Mall	1380 Mid Rivers Mall #1246	St Peters	Missouri	63376	USA
1919	Claire's_Stores_USA	Hanes Mall	100 Hanes Mall Blvd #8812	Winston Salem	North Carolina	27103	USA
1929	Claire's_Stores_USA	Millcreek Mall	510 Millcreek Mall #575	Erie	Pennsylvania	16565	USA
1943	Claire's_Stores_USA	Antelope Valley Mall	1233 Rancho Vista Blvd #123	Palmdale	California	93551	USA
1954	Claire's_Stores_USA	Water Tower Place	835 N Michigan Avenue	Chicago	Illinois	60611	USA
1957	Claire's_Stores_USA	Melbourne Square	1700 West New Haven Ave #263	Melbourne	Florida	32901	USA
1965	Claire's_Stores_USA	Central Plaza	130 Central Mall	Lawton	Oklahoma	73501	USA
1973	Claire's_Stores_USA	Barton Creek Square Mall	2901 S. Capitol Of Texas Hwy	Austin	Texas	78746	USA

Claire's US
Exhibit A

Store List

Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
3010	Claire's_Stores_USA	Mall Of America	292 E. Broadway	Bloomington	Minnesota	55425	USA
3014	Claire's_Stores_USA	Flatiron Crossing	1 West Flatiron Cir	Broomfield	Colorado	80021	USA
3022	Claire's_Stores_USA	Front Range Village	2733 Council Tree Ave Spc #402	Fort Collins	Colorado	80525	USA
3023	Claire's_Stores_USA	Treasure Valley Marketplace	16447 North Marketplace Road	Nampa	Idaho	83687	USA
3027	Claire's_Stores_USA	Jersey Shore Premium Outlets	1 Premium Outlet Blvd #741	Tinton Falls	New Jersey	07753	USA
3035	Claire's_Stores_USA	Houston Premium Outlets	29300 Hempstead Road Spc #205	Cypress	Texas	77433	USA
3122	Claire's_Stores_USA	Bergen Mall	2701 Bergen Town Center #29	Paramus	New Jersey	07652	USA
3124	Claire's_Stores_USA	The Shops At Norterra	2450 W. Happy Valley Rd #1150	Phoenix	Arizona	85085	USA
3134	Claire's_Stores_USA	Cincinnati Premium Outlets	831 Premium Outlet Drive	Monroe	Ohio	45050	USA
3139	Claire's_Stores_USA	Warwick Mall	400 Bald Hill Road	Warwick	Rhode Island	02886	USA
3145	Claire's_Stores_USA	Freeport Village Station	1 Freeport Village Stn #309S	Freeport	Maine	04032	USA
3147	Claire's_Stores_USA	Oklahoma City Outlets	7638 W. Reno Ave #523	Oklahoma City	Oklahoma	73128	USA
3148	Claire's_Stores_USA	Christiana Mall	449 Christiana Mall Sp#1125	Newark	Delaware	19702	USA
3150	Claire's_Stores_USA	Outlet Center Deer Park	1550 The Arches Circle #1550	Deer Park	New York	11729	USA
3152	Claire's_Stores_USA	The Shops Of Grand River	6200 Grand River Blvd E.Sp#421	Leeds	Alabama	35094	USA
3154	Claire's_Stores_USA	Hammond Square	205 Palace Drive	Hammond	Louisiana	70403	USA
3172	Claire's_Stores_USA	Sugarloaf Mills	5900 Sugarloaf Parway	Lawrenceville	Georgia	30043	USA
3189	Claire's_Stores_USA	Crocker Park	75 Main Street	Westlake	Ohio	44145	USA
3190	Claire's_Stores_USA	City Creek Center	51 S.Main St. Spc #138A	Salt Lake City	Utah	84101	USA
3206	Claire's_Stores_USA	Gilroy Premium Outlets	681 Leavesley Road #B-95	Gilroy	California	95020	USA
3215	Icing_Stores_USA	Brea Mall	1043 Brea Mall	Brea	California	92821	USA
3218	Claire's_Stores_USA	Burlington Mall	75 Middlesex Turnpike #C-34	Burlington	Massachusetts	01803	USA
3223	Claire's_Stores_USA	The Mall In Columbia	10300 Little Patuxent Parkway	Columbia	Maryland	21044	USA
3226	Claire's_Stores_USA	Galleria Dallas	13350 Dallas Parkway #3450	Dallas	Texas	75240	USA
3238	Claire's_Stores_USA	Opry Mills	343 Opry Mills Dr Suite #747	Nashville	Tennessee	37214	USA
3251	Claire's_Stores_USA	Oakbrook Shopping Center	544 Oakbrook Center	Oak Brook	Illinois	60523	USA
3254	Claire's_Stores_USA	Palladio At Broadstone	330 Palladio Parkway #2053	Folsom	California	95630	USA
3262	Claire's_Stores_USA	South Shore Plaza	250 Granite Street #10738	Braintree	Massachusetts	02184	USA
3263	Claire's_Stores_USA	Alliance Town Center	2914 Texas Sage Trail	Fort Worth	Texas	76177	USA
3267	Claire's_Stores_USA	Bay Plaza Shopping Center	2140 Bartow Avenue	Bronx	New York	10475	USA
3269	Claire's_Stores_USA	Valley Fair Mall	2855 Stevensons Creek Blvd	San Jose	California	95050	USA
3270	Claire's_Stores_USA	Pavilion At Port Orange	5509 S. Williamson Blvd	Port Orange	Florida	32128	USA
3274	Claire's_Stores_USA	West Shore Plaza	185 West Shore Plaza #45C	Tampa	Florida	33609	USA
3278	Icing_Stores_USA	Woodland Hills	7021 S Memorial #282	Tulsa	Oklahoma	74133	USA
3280	Claire's_Stores_USA	South Hills Village	301 South Hills Village #1140	Bethel Park	Pennsylvania	15241	USA
3283	Claire's_Stores_USA	Glendale Galleria	2185 Glendale Galleria #Bu05	Glendale	California	91210	USA
3285	Claire's_Stores_USA	Old Orchard Mall	4999 Old Orchard Center #M14	Skokie	Illinois	60077	USA
3288	Claire's_Stores_USA	Ross Park	1000 Ross Park Drive Spc#No4D	Pittsburgh	Pennsylvania	15237	USA
3292	Claire's_Stores_USA	1385 Broadway	1385 Broadway	New York	New York	10018	USA
3293	Claire's_Stores_USA	476 86Th Street	476 86Th Street	Brooklyn	New York	11209	USA
3297	Claire's_Stores_USA	Bay Terrace Shopping Center	211-43 26Th Avenue	Bayside	New York	11360	USA
3299	Icing_Stores_USA	Sunvalley	278 Sunvalley Mall	Concord	California	94520	USA
3300	Claire's_Stores_USA	Altamonte Mall	451 E Altamonte Drive #1253	Altamonte Springs	Florida	32701	USA
3302	Icing_Stores_USA	The Shoppes At Buckland Hills	194 Buckland Road #2168	Manchester	Connecticut	06040	USA
3304	Claire's_Stores_USA	Wheaton Mall	11160 Viers Mill Road #147	Wheaton	Maryland	20902	USA
3309	Claire's_Stores_USA	Capitol Mall	1855 41St Street #B01	Capitola	California	95010	USA
3310	Claire's_Stores_USA	The Parks At Arlington	3811 S Cooper Street #2094	Arlington	Texas	76015	USA
3311	Claire's_Stores_USA	Auburn Mall	385 Southbridge Street #460	Auburn	Massachusetts	01501	USA
3317	Claire's_Stores_USA	Southland Mall	271 Southland Mall	Hayward	California	94545	USA
3318	Claire's_Stores_USA	Cottonwood Mall	10000 Coors By Pass N W #G220	Albuquerque	New Mexico	87114	USA
3329	Claire's_Stores_USA	Philadelphia Mills	1425 Franklin Mills #337	Philadelphia	Pennsylvania	19154	USA
3330	Claire's_Stores_USA	Broadway At The Beach	1210 Celebrity Circle #Aa-204	Myrtle Beach	South Carolina	29577	USA
3333	Claire's_Stores_USA	Pearland Town Center	11200 Broadway St Spc 160	Pearland	Texas	77584	USA
3338	Claire's_Stores_USA	Arizona Mills	5000 S Arizona Mills Circle	Tempe	Arizona	85282	USA
3339	Claire's_Stores_USA	Grapevine Mills	3000 Grapevine Mall Pkway #546	Grapevine	Texas	76051	USA
3345	Icing_Stores_USA	Wolfchase Galleria	2760 North Germantown #183	Memphis	Tennessee	38133	USA
3366	Icing_Stores_USA	Arbor Place	6700 Douglas Blvd Space #2110A	Douglasville	Georgia	30135	USA
3372	Claire's_Stores_USA	Providence Place	95 Providence Place	Providence	Rhode Island	02903	USA
3375	Claire's_Stores_USA	Cambridgeside Galleria	100 Cambridge Place #E209	Cambridge	Massachusetts	02141	USA
3378	Icing_Stores_USA	The Empire Mall	4001 West 41St Street #18	Sioux Falls	South Dakota	57106	USA
3381	Claire's_Stores_USA	Manassas Mall	8300 Sudley Road	Manassas	Virginia	20109	USA
3394	Claire's_Stores_USA	Cielo Vista Mall	8401 Gateway West	El Paso	Texas	79925	USA
3396	Icing_Stores_USA	Deptford Mall	1750 Deptford Ctr Road #2030	Deptford	New Jersey	08096	USA
3398	Claire's_Stores_USA	Mall Of Acadiana	5725 Johnston Street	Lafayette	Louisiana	70503	USA
3401	Claire's_Stores_USA	Holyoke Mall At Ingleside	50 Holyoke Street	Holyoke	Massachusetts	01040	USA
3410	Claire's_Stores_USA	North Riverside Park	7501 West Cermak Road #G3	North Riverside	Illinois	60546	USA
3411	Claire's_Stores_USA	Harlem Irving Plaza	4222 North Harlem Avenue	Norridge	Illinois	60706	USA
3415	Icing_Stores_USA	Mall Of Louisiana	6401 Bluebonnet Blvd	Baton Rouge	Louisiana	70836	USA
3418	Claire's_Stores_USA	Northpark Mall	1200 E County Line Road #230	Ridgeland	Mississippi	39157	USA
3426	Icing_Stores_USA	Orland Square Shopping Center	748 Orland Square Drive	Orland Park	Illinois	60462	USA
3433	Claire's_Stores_USA	Meadows Mall	4300 Meadows Lane	Las Vegas	Nevada	89107	USA
3435	Claire's_Stores_USA	Carmel Mountain Plaza	11738 Carmel Mountain Rd #180	San Diego	California	92128	USA
3443	Claire's_Stores_USA	Los Cerritos Center	115 Los Cerritos Center #B04	Cerritos	California	90703	USA
3452	Claire's_Stores_USA	Friendly Center	634 Friendly Shopping Ctr Rd	Greensboro	North Carolina	27408	USA
3465	Claire's_Stores_USA	Macomb Mall Shopping Center	32417 Gratoit Road	Roseville	Michigan	48066	USA

Claire's US
Exhibit A

Store List

Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
3470	Icing_Stores_USA	Westroads Mall	10000 California #156	Omaha	Nebraska	68114	USA
3474	Claire's_Stores_USA	Palisades Center	1000 Palisades Center Drive	West Nyack	New York	10994	USA
3481	Claire's_Stores_USA	Bridgewater Commons	400 Common Way #3025	Bridgewater	New Jersey	08807	USA
3485	Claire's_Stores_USA	Willowbrook Mall	1398 Willowbrook Mall	Wayne	New Jersey	07470	USA
3487	Claire's_Stores_USA	Katy Mills	5000 Katy Mills Circle	Katy	Texas	77494	USA
3488	Claire's_Stores_USA	Concord Mills	8111 Concord Mills Blvd #219	Concord	North Carolina	28027	USA
3490	Icing_Stores_USA	Southlake Mall	2413 Southlake Mall	Morrow	Georgia	30260	USA
3495	Claire's_Stores_USA	The Outlets At Orange	20 City Boulevard West #905	Orange	California	92868	USA
3497	Claire's_Stores_USA	Kentucky Oaks Mall	5101 Hinkleville Road	Paducah	Kentucky	42001	USA
3502	Claire's_Stores_USA	The Easton Town Center	110 Easton Town Center Road	Columbus	Ohio	43219	USA
3504	Claire's_Stores_USA	St. Clair Square	163 St Clair Square	Fairview Heights	Illinois	62208	USA
3505	Icing_Stores_USA	Greenbrier Mall	1401 Greenbrier Parkway	Chesapeake	Virginia	23320	USA
3507	Icing_Stores_USA	Lakewood Center	100 Lakewood Center	Lakewood	California	90712	USA
3517	Claire's_Stores_USA	Outlet Center Branson	300 Tanger Boulevard	Branson	Missouri	65616	USA
3522	Claire's_Stores_USA	Westgate Mall	7701 W Interstate 40 #620	Amarillo	Texas	79121	USA
3525	Icing_Stores_USA	Towne East Square	7700 E Kellogg #1024	Wichita	Kansas	67207	USA
3527	Icing_Stores_USA	Fashion Square Mall	4787 Fashion Square #D434	Saginaw	Michigan	48604	USA
3530	Icing_Stores_USA	Eastview	614 Eastview Mall	Victor	New York	14564	USA
3532	Claire's_Stores_USA	Battlefield Mall	2825 South Glenstone Ave #T09	Springfield	Missouri	65804	USA
3533	Icing_Stores_USA	Solano Mall	1350 Travis Boulevard #1523A	Fairfield	California	94533	USA
3539	Claire's_Stores_USA	Haywood Mall	700 Haywood Road Space #1049	Greenville	South Carolina	29607	USA
3546	Icing_Stores_USA	The Mall At Wellington Green	10300 West Forest Hill Blvd	Wellington	Florida	33414	USA
3550	Icing_Stores_USA	White Marsh	8200 Perry Hall Blvd	Baltimore	Maryland	21236	USA
3560	Icing_Stores_USA	Dakota Square	2400 Tenth Street S W #516	Minot	North Dakota	58701	USA
3561	Icing_Stores_USA	Northpark	320 W Kimberly Road	Davenport	Iowa	52806	USA
3569	Icing_Stores_USA	Countryside Square	27001 U S Hwy 19N	Clearwater	Florida	33761	USA
3573	Icing_Stores_USA	Bay Park Square	918 Bay Park Square	Green Bay	Wisconsin	54304	USA
3577	Icing_Stores_USA	Dimond Center	800 E Dimond Blvd #125B	Anchorage	Alaska	99515	USA
3581	Icing_Stores_USA	West County Mall	160 West County Mall	Des Peres	Missouri	63131	USA
3596	Icing_Stores_USA	The Avenues	10300 Southside Blvd #14	Jacksonville	Florida	32256	USA
3602	Icing_Stores_USA	Tippecanoe Mall	2415 Sagamore Parkway	Lafayette	Indiana	47905	USA
3622	Icing_Stores_USA	Fashion Place	6191 South State Street	Murray	Utah	84107	USA
3625	Icing_Stores_USA	The Mall In Columbia	10300 Little Patuxent Parkway	Columbia	Maryland	21044	USA
3638	Icing_Stores_USA	Round Rock Premium Outlets	4401 North IH-35	Round Rock	Texas	78664	USA
3645	Icing_Stores_USA	Cordova Mall	5100 North 9Th Avenue	Pensacola	Florida	32504	USA
3673	Icing_Stores_USA	Antelope Valley Mall	1233 West Avenue P #123	Palmdale	California	93551	USA
3699	Icing_Stores_USA	Asheville Mall	Three Tunnel Road Spc# D-06	Asheville	North Carolina	28805	USA
3725	Icing_Stores_USA	Tacoma Mall	4502 S Steele St	Tacoma	Washington	98409	USA
3739	Icing_Stores_USA	Columbia Mall	1321 N Columbia Center Blvd	Kennewick	Washington	99336	USA
3747	Icing_Stores_USA	University Town Center	140 University Town Ctr Dr 192	Sarasota	Florida	34243	USA
3770	Icing_Stores_USA	Menlo Park Mall	55 Parsonage Rd Spc 1540C	Edison	New Jersey	08837	USA
3774	Icing_Stores_USA	Culver City Mall	6000 Sepulveda Blvd Suite 2561	Culver City	California	90230	USA
3776	Icing_Stores_USA	Ocean County Mall	1201 Hopper Ave	Toms River	New Jersey	08753	USA
3786	Icing_Stores_USA	Alamance Crossing	3176 Waltham Blvd	Burlington	North Carolina	27215	USA
3790	Icing_Stores_USA	Penn Square Mall	1901 Nw Expressway Suite #2008	Oklahoma City	Oklahoma	73118	USA
3824	Claire's_Stores_USA	Colorado Mills	14500 W. Colfax	Lakewood	Colorado	80401	USA
3825	Claire's_Stores_USA	Liberty Center	7100 Foundry Row Suite 184	Liberty Township	Ohio	45069	USA
3856	Claire's_Stores_USA	Plaza Carolina	Avenida Jesus M. Frago	Carolina	Puerto Rico	00983	USA
3858	Claire's_Stores_USA	Puerto Rico Premium Outlets	1 Premium Outlets Blvd	Barceloneta	Puerto Rico	00617	USA
5001	Claire's_Stores_USA	Oak Park Mall	11567 W 95Th Street	Overland Park	Kansas	66214	USA
5013	Claire's_Stores_USA	Dadeland Mall	7535 N.Kendall Dr Ste 1000	Miami	Florida	33156	USA
5022	Claire's_Stores_USA	Fashion Island	1021 Newport Ctr Drive #A150	Newport Beach	California	92660	USA
5023	Claire's_Stores_USA	Summitwoods Crossing	1756 N W Chapman Road	Lees Summit	Missouri	64081	USA
5027	Claire's_Stores_USA	Lima Mall	2400 Elida Rd. Rm #320	Lima	Ohio	45805	USA
5029	Claire's_Stores_USA	Pioneer Square Shopping Center	123 N Perkins Road	Stillwater	Oklahoma	74074	USA
5030	Claire's_Stores_USA	Gresham Station Shopping Center	1254 N W Civic Drive	Gresham	Oregon	97030	USA
5031	Claire's_Stores_USA	Fairway Marketplace	5584 Fairmont Parkway	Pasadena	Texas	77506	USA
5032	Claire's_Stores_USA	Town Center Plaza	5207 W 117Th Street	Leawood	Kansas	66211	USA
5033	Claire's_Stores_USA	Kahala Mall	4211 Waialae Avenue	Honolulu	Hawaii	96816	USA
5034	Claire's_Stores_USA	Ala Moana Center	1450 Ala Moana Center	Honolulu	Hawaii	96814	USA
5035	Claire's_Stores_USA	Pine Ridge Marketplace	3250 Gateway Boulevard	Prescott	Arizona	86304	USA
5044	Claire's_Stores_USA	Silverado Ranch Plaza	Eastern Ave & Silverado Ranch	Las Vegas	Nevada	89101	USA
5045	Claire's_Stores_USA	The Streets At Southpoint	6702 Fayetteville Road #286	Durham	North Carolina	27713	USA
5049	Claire's_Stores_USA	Redmond Town Center	7325 166 Avenue Ne Ste F122	Redmond	Washington	98052	USA
5054	Claire's_Stores_USA	The Falls Shopping Center	8888 S W 136Th Street	Miami	Florida	33176	USA
5055	Claire's_Stores_USA	Townmall Of Westminster	400 N Center St	Westminster	Maryland	21157	USA
5057	Claire's_Stores_USA	Shops At Willow Lawn	1601 Willow Lawn Dr Spc A-6	Richmond	Virginia	23030	USA
5058	Claire's_Stores_USA	Geneva Commons	1534 Commons Drive	Geneva	Illinois	60134	USA
5060	Claire's_Stores_USA	The Shoppes At Eastchase	6828 East Chase Parkway	Montgomery	Alabama	36117	USA
5063	Claire's_Stores_USA	Perimeter Mall	4400 Ashford Dunwoody Rd #2238	Dunwoody	Georgia	30346	USA
5065	Claire's_Stores_USA	Merrimack Premium Outlets	80 Premium Outlets Blvd #355	Merrimack	New Hampshire	03054	USA
5069	Claire's_Stores_USA	Triangle Town Center	5959 Triangle Town Blvd	Raleigh	North Carolina	27616	USA
5073	Claire's_Stores_USA	Outlet Shoppes At Atlanta	I-75 At Ridgewalk Pkwy #E505	Woodstock	Georgia	30188	USA
5074	Claire's_Stores_USA	Station Park	877 W East Promontory	Farmington	Utah	84025	USA
5083	Claire's_Stores_USA	Parkway Place Mall	2801 Memorial Parkway South	Huntsville	Alabama	35801	USA

**Claire's US
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Store List

Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
5084	Claire's_Stores_USA	Chillicothe Mall	1075 N. Bridge St.	Chillicothe	Ohio	45601	USA
5085	Claire's_Stores_USA	Short Pump Town Center	11800 West Broad Street	Richmond	Virginia	23233	USA
5094	Claire's_Stores_USA	The Village	124 North Adams Road	Rochester Hills	Michigan	48309	USA
5101	Claire's_Stores_USA	Lakeside Shopping Center	3301 Veterans Memorial Blvd	Metairie	Louisiana	70002	USA
5111	Claire's_Stores_USA	Valparaiso Marketplace	2620 Laporte Avenue	Valparaiso	Indiana	46383	USA
5112	Claire's_Stores_USA	Outlet Center Myrtle Beach	10843 Kings Road	Myrtle Beach	South Carolina	29572	USA
5115	Claire's_Stores_USA	5Th Avenue Mall	320 W 5Th Avenue #148	Anchorage	Alaska	99501	USA
5117	Claire's_Stores_USA	Copperwood Village Shopping C	6581 Highway 6 North	Houston	Texas	77084	USA
5122	Claire's_Stores_USA	Crossroads Center	4101 W Division Street #B001	Saint Cloud	Minnesota	56301	USA
5124	Claire's_Stores_USA	Westroads Mall	10000 California Street #3426	Omaha	Nebraska	68114	USA
5129	Claire's_Stores_USA	Yorktown Center	148 Yorktown Shopping Center	Lombard	Illinois	60148	USA
5130	Claire's_Stores_USA	Markland Mall	1223 South Reed Road	Kokomo	Indiana	46902	USA
5133	Claire's_Stores_USA	Park City Center	640 Park City Center	Lancaster	Pennsylvania	17601	USA
5138	Claire's_Stores_USA	Coolsprings Galleria	1800 Galleria Blvd #5060	Franklin	Tennessee	37067	USA
5141	Claire's_Stores_USA	Woodland Mall	3195 28Th Street #H102	Kentwood	Michigan	49508	USA
5142	Claire's_Stores_USA	Cross County Mall	700 E Broadway East Spc #19	Mattoon	Illinois	61938	USA
5146	Claire's_Stores_USA	West Acres Shopping Center	3902 13Th Ave S #306 South	Fargo	North Dakota	58103	USA
5148	Claire's_Stores_USA	Central Mall	5111 Rogers Ave Suite 27	Fort Smith	Arkansas	72903	USA
5149	Claire's_Stores_USA	Northwood Mall	216 Northwoods Shop Ctr	Peoria	Illinois	61613	USA
5150	Claire's_Stores_USA	Philadelphia Premium Outlets	18 Light Cap Road #1063	Pottstown	Pennsylvania	19464	USA
5151	Claire's_Stores_USA	Southern Park Mall	7401 Market Street Room #283	Youngstown	Ohio	44512	USA
5152	Claire's_Stores_USA	Castleton Square	6020 East 82 St Room #138	Indianapolis	Indiana	46250	USA
5154	Claire's_Stores_USA	Belden Village	4196 Belden Mall	Canton	Ohio	44718	USA
5158	Claire's_Stores_USA	Southridge Mall	5300 South 76Th Street	Greendale	Wisconsin	53129	USA
5159	Claire's_Stores_USA	Eastland Mall	1603 East Empire St	Bloomington	Illinois	61701	USA
5174	Claire's_Stores_USA	Cherryvale Mall	7200 Harrison Avenue #H42B	Rockford	Illinois	61112	USA
5175	Claire's_Stores_USA	Haute City Center	3401 S Us Hwy 41 Suite #J27	Terre Haute	Indiana	47802	USA
5176	Claire's_Stores_USA	Tippecanoe Mall	2415 Sagamore Parkway	Lafayette	Indiana	47905	USA
5177	Claire's_Stores_USA	Uptown Janesville	2500 Milton Avenue	Janesville	Wisconsin	53545	USA
5180	Claire's_Stores_USA	Independence Center	2135 Independence Center	Independence	Missouri	64057	USA
5181	Claire's_Stores_USA	Maplewood Mall	3001 White Bear Ave N. #2050	Maplewood	Minnesota	55109	USA
5183	Claire's_Stores_USA	Waterside Marketplace	50607 Waterside Drive	Chesterfield	Michigan	48051	USA
5184	Claire's_Stores_USA	Fox Valley Mall	2069 Fox Valley Center	Aurora	Illinois	60505	USA
5186	Claire's_Stores_USA	The Shops At Perry Crossing	2498 Perry Croosing Way	Plainfield	Indiana	46168	USA
5191	Claire's_Stores_USA	Chicago Premium Outlets	1650 Premium Outlet Blvd #1141	Aurora	Illinois	60502	USA
5192	Claire's_Stores_USA	Old Mill District At River Bend	450 S W Power House Drive #401	Bend	Oregon	97702	USA
5193	Claire's_Stores_USA	Sooner Mall	3421 W Main	Norman	Oklahoma	73072	USA
5194	Claire's_Stores_USA	Shops At Fallen Timbers	3100 Main Street #1118	Maumee	Ohio	43537	USA
5197	Claire's_Stores_USA	Sikes Senter	3111 Midwestern Pkwy #164	Wichita Falls	Texas	76308	USA
5198	Claire's_Stores_USA	Northbrook Court	2242 Northbrook Court	Northbrook	Illinois	60062	USA
5200	Claire's_Stores_USA	West County Mall	107 West County Center #2205	Des Peres	Missouri	63131	USA
5203	Claire's_Stores_USA	Southbay Pavilion	20700 S Avalon #450	Carson	California	90746	USA
5205	Claire's_Stores_USA	Irvine Spectrum Center	741 Spectrum Center Drive	Irvine	California	92618	USA
5207	Claire's_Stores_USA	Colonie Center	131 Colonie Shopping Ctr #425	Albany	New York	12205	USA
5208	Claire's_Stores_USA	Green Ridge Square	3286A Alpine Ave Nw Spc 119	Walker	Michigan	49544	USA
5212	Claire's_Stores_USA	Sand Creek Crossing	2440 Sand Creek Road	Brentwood	California	94513	USA
5217	Claire's_Stores_USA	Dimond Center	800 East Dimond Blvd #173	Anchorage	Alaska	99515	USA
5225	Claire's_Stores_USA	Meyerland Plaza	394 Meyerland Plaza Mall	Houston	Texas	77096	USA
5226	Claire's_Stores_USA	Hemet Valley Mall	2200 W Florida Avenue #325	Hemet	California	92545	USA
5228	Claire's_Stores_USA	Tower Shops Center	2044 S University Drive	Davie	Florida	33334	USA
5229	Claire's_Stores_USA	The Mall At Greece Ridge	228 Greece Ridge Center	Rochester	New York	14626	USA
5233	Claire's_Stores_USA	Woodland Hills	7021 S Memorial #110	Tulsa	Oklahoma	74133	USA
5235	Claire's_Stores_USA	White Oaks Mall	253 White Oaks S.C.	Springfield	Illinois	62704	USA
5236	Claire's_Stores_USA	141 East Broad Street	141 E Broad Street	Westfield	New Jersey	07090	USA
5237	Claire's_Stores_USA	Market Place Shopping Center	2000 North Neil St	Champaign	Illinois	61820	USA
5238	Claire's_Stores_USA	Orland Square Shopping Center	202 Orland Square Drive #B01A	Orland Park	Illinois	60462	USA
5240	Claire's_Stores_USA	Towne East Square	Towne East Square 741	Wichita	Kansas	67207	USA
5241	Claire's_Stores_USA	Montgomery Mall	236 Montgomery Mall	North Wales	Pennsylvania	19454	USA
5242	Claire's_Stores_USA	Westmoreland Mall	5256 Route 30 #219	Greensburg	Pennsylvania	15601	USA
5243	Claire's_Stores_USA	Rockaway Town Square	133 Rockaway Town Sq Mall	Rockaway	New Jersey	07866	USA
5244	Claire's_Stores_USA	Jefferson Mall	4801/C-558 Outerloop Rd	Louisville	Kentucky	40219	USA
5245	Claire's_Stores_USA	University Park Mall	6501 Grape Road #312	Mishawaka	Indiana	46545	USA
5248	Claire's_Stores_USA	Longview Mall	3500 Mccann Road	Longview	Texas	75605	USA
5249	Claire's_Stores_USA	Francis Scott Key Mall	5500 Buckeys Town Pike #268	Frederick	Maryland	21703	USA
5252	Claire's_Stores_USA	North East Mall	1101 Melbourne Road #2139	Hurst	Texas	76053	USA
5255	Claire's_Stores_USA	Edgewater Mall	2600 Beach Blvd Space #10	Biloxi	Mississippi	39531	USA
5256	Claire's_Stores_USA	Wyoming Valley Mall	2 Wyoming Valley Mall	Wilkes Barre	Pennsylvania	18702	USA
5258	Claire's_Stores_USA	Hickory Point Mall	1310 Hickory Point Mall	Forsyth	Illinois	62535	USA
5259	Claire's_Stores_USA	Valley Hills Mall	1960 Highway 64-70 S.E. #237A	Hickory	North Carolina	28602	USA
5262	Claire's_Stores_USA	Louis Joliet Mall	1226 Louis Joliet Mall	Joliet	Illinois	60435	USA
5264	Claire's_Stores_USA	The Empire Mall	700 W. Empire	Sioux Falls	South Dakota	57106	USA
5265	Claire's_Stores_USA	Richland Mall	6001 West Waco Drive #16B	Waco	Texas	76710	USA
5266	Claire's_Stores_USA	Logan Valley Mall	5580 Goods Lane Suite 1088	Altoona	Pennsylvania	16602	USA
5267	Claire's_Stores_USA	Greenwood Park Mall	1251 U S 31 North	Greenwood	Indiana	46142	USA
5270	Claire's_Stores_USA	Uptown Rapid City	2200 North Maple	Rapid City	South Dakota	57701	USA

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Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
5272	Claire's_Stores_USA	658 W. 181St Street	658 W 181 Street	New York	New York	10033	USA
5273	Claire's_Stores_USA	Hanes Mall	3320 Silas Creek Pkwy-Ste 550	Winston-Salem	North Carolina	27103	USA
5275	Claire's_Stores_USA	Southern Hills Mall	4400 Sergeant Road #234	Sioux City	Iowa	51106	USA
5276	Claire's_Stores_USA	Greenwood Mall	2625 Scottsville Road #426	Bowling Green	Kentucky	42101	USA
5278	Claire's_Stores_USA	Dakota Square	412 Dakota Square	Minot	North Dakota	58701	USA
5280	Claire's_Stores_USA	Kirkwood Mall	832 Kirkwood Mall	Bismarck	North Dakota	58501	USA
5281	Claire's_Stores_USA	The Greene	76 Chestnut Street	Beavercreek	Ohio	45440	USA
5284	Claire's_Stores_USA	Magnolia Mall	2701 W David Mcleod Blvd #50	Florence	South Carolina	29501	USA
5285	Claire's_Stores_USA	South County Mall	305 South County Center	St. Louis	Missouri	63129	USA
5286	Claire's_Stores_USA	Meridian Mall	1982 E Grand River	Okemos	Michigan	48864	USA
5287	Claire's_Stores_USA	Gateway Station	1169 N Burleson Blvd Ste 105	Burleson	Texas	76028	USA
5288	Claire's_Stores_USA	Eastgate Mall	4601 Eastgate Boulevard #565	Cincinnati	Ohio	45245	USA
5289	Claire's_Stores_USA	Dalton Mall	816 Walnut Square Boulevard	Dalton	Georgia	30721	USA
5292	Claire's_Stores_USA	Golden Triangle Mall	2201 I35E S	Denton	Texas	76205	USA
5293	Claire's_Stores_USA	Colony Square Mall	3575 N Maple	Zanesville	Ohio	43701	USA
5295	Claire's_Stores_USA	The Crossroads	6650 S Westnedge - #130 A	Kalamazoo	Michigan	49002	USA
5297	Claire's_Stores_USA	District At Tustin Legacy	2421 Park Avenue #312	Tustin	California	92782	USA
5300	Claire's_Stores_USA	Arnot Mall	Arnot Mall C-16	Horseheads	New York	14845	USA
5301	Claire's_Stores_USA	Bay Park Square	351 Bay Park Square	Green Bay	Wisconsin	54304	USA
5302	Claire's_Stores_USA	Spotsylvania Towne Centre	110 Spotsylvania Mall Dr.	Fredericksburg	Virginia	22407	USA
5303	Claire's_Stores_USA	Huntington Mall	Space 642	Barboursville	West Virginia	25504	USA
5306	Claire's_Stores_USA	Nittany Mall	2901 E. College Ave	State College	Pennsylvania	16801	USA
5310	Claire's_Stores_USA	Annapolis Mall	1665 Annapolis Mall #62	Annapolis	Maryland	21401	USA
5311	Claire's_Stores_USA	Eastwood Mall Complex	5555 Youngtown-Warren Rd #424	Niles	Ohio	44446	USA
5314	Claire's_Stores_USA	Killeen Mall	2100 S W South Young Dr #1202	Killeen	Texas	76543	USA
5315	Claire's_Stores_USA	West Park Mall	3049 Route K #173	Cape Girardeau	Missouri	63701	USA
5316	Claire's_Stores_USA	Glenbrook Square	4201 Coldwater Road	Fort Wayne	Indiana	46805	USA
5318	Claire's_Stores_USA	Victoria Mall	7800 Hallettsville Hwy	Victoria	Texas	77904	USA
5319	Claire's_Stores_USA	College Mall	2842 East 3Rd Street #F14	Bloomington	Indiana	47401	USA
5320	Icing_Stores_USA	Barton Creek Square Mall	2901 Capitol Of Texas Hwy	Austin	Texas	78746	USA
5326	Claire's_Stores_USA	Lansing Mall	5222 W Saginaw Hgwy	Lansing	Michigan	48917	USA
5328	Claire's_Stores_USA	The Promenade	623 East Boughton Road	Bolingbrook	Illinois	60440	USA
5330	Claire's_Stores_USA	Eastland Mall	800 N Green River Rd #211	Evansville	Indiana	47715	USA
5331	Claire's_Stores_USA	Chapel Hills Mall	1710 Briargate Blvd #333	Colorado Springs	Colorado	80920	USA
5332	Claire's_Stores_USA	Sangertown Square	8555 Seneca Turnpike Spc L04	New Hartford	New York	13413	USA
5334	Claire's_Stores_USA	Valley View Mall	3800 U S Highway 16 #109-A	Lacrosse	Wisconsin	54601	USA
5335	Claire's_Stores_USA	Meadowbrook Mall	2630 Meadowbrook Road	Bridgeport	West Virginia	26330	USA
5336	Claire's_Stores_USA	Apple Blossom Mall	1850 Apple Blossom Drive	Winchester	Virginia	22601	USA
5337	Claire's_Stores_USA	Woodfield Mall	F322 Woodfield Mall	Schaumburg	Illinois	60173	USA
5343	Claire's_Stores_USA	Sandusky Mall	4314 Milan Road #155	Sandusky	Ohio	44870	USA
5346	Claire's_Stores_USA	Green Tree Mall	757 East Lewis And Clark Pkwy	Clarksville	Indiana	47129	USA
5348	Claire's_Stores_USA	Ohio Valley Mall	67800 Mall Road	St Clairsville	Ohio	43950	USA
5349	Claire's_Stores_USA	Willow Grove Park	2500 West Moreland Road	Willow Grove	Pennsylvania	19090	USA
5350	Claire's_Stores_USA	Southwest Plaza	8501 West Bowles Ave #2042	Littleton	Colorado	80123	USA
5351	Claire's_Stores_USA	Legends Outlets	1843 Village West Parkway	Kansas City	Kansas	66111	USA
5353	Claire's_Stores_USA	Fayette Mall	3429 Nicholasville Rd	Lexington	Kentucky	40503	USA
5357	Claire's_Stores_USA	The Avenue West Cobb	3625 Dallas Highway S W	Marietta	Georgia	30064	USA
5358	Claire's_Stores_USA	Animas Valley Mall	4601 East Main #B-7	Farmington	New Mexico	87401	USA
5359	Claire's_Stores_USA	Lindale Mall	4444 First Avenue N E	Cedar Rapids	Iowa	52402	USA
5365	Claire's_Stores_USA	Valle Vista Mall	2000 S Expressway 83	Harlingen	Texas	78552	USA
5366	Claire's_Stores_USA	St. Louis Premium Outlets	18527 Outlets Blvd Spc739	Chesterfield	Missouri	63005	USA
5369	Claire's_Stores_USA	Miami International Mall	1455 N W 107Th Avenue	Doral	Florida	33172	USA
5370	Claire's_Stores_USA	Orange Park Mall	1910 Wells Road	Orange Park	Florida	32073	USA
5373	Claire's_Stores_USA	Gulfport Premium Outlets	10130 Factory Shops Blvd	Gulfport	Mississippi	39503	USA
5374	Claire's_Stores_USA	Greeley Mall	2072 Greeley Avenue #50B	Greeley	Colorado	80631	USA
5376	Claire's_Stores_USA	The Citadel	750 Citadel Dr East #2352	Colorado Springs	Colorado	80909	USA
5377	Claire's_Stores_USA	Fox River Mall	4301 W Wisconsin Avenue #506	Appleton	Wisconsin	54913	USA
5384	Claire's_Stores_USA	Danville Mall	Mt Cross Road #Uc-10	Danville	Virginia	24543	USA
5385	Claire's_Stores_USA	Capital Mall	3600 Country Club Dr #124	Jefferson	Missouri	65101	USA
5386	Claire's_Stores_USA	Music City Mall	4101 E 42Nd Street #C18	Odessa	Texas	79762	USA
5387	Claire's_Stores_USA	Grossmont Shopping Center	5500 Grossmont Center Drive	La Mesa	California	91942	USA
5388	Claire's_Stores_USA	Coastal Grand Mall	200 Coastal Grand Circle #225	Myrtle Beach	South Carolina	29577	USA
5390	Claire's_Stores_USA	Outlets Of Mississippi	200 Bass Pro Drive Spc 445	Pearl	Mississippi	39208	USA
5391	Claire's_Stores_USA	Anderson Mall	3101 N Main Street #N-4	Anderson	South Carolina	29621	USA
5392	Claire's_Stores_USA	Mall Of Abilene	4310 Buffalo Gap Road	Abilene	Texas	79606	USA
5395	Claire's_Stores_USA	Pierre Bossier Mall	2950 E Texas Street #61-62	Bossier City	Louisiana	71111	USA
5396	Claire's_Stores_USA	Glynn Place Mall	348 Mall Boulevard	Brunswick	Georgia	31525	USA
5400	Claire's_Stores_USA	Midland Park Mall	4511 N Midkiff Dr #B-06A	Midland	Texas	79705	USA
5401	Claire's_Stores_USA	La Plaza Mall	2200 S 10Th Street #F-15	McAllen	Texas	78501	USA
5402	Claire's_Stores_USA	Deerbrook Mall	20131 Highway 59 North #1328	Humble	Texas	77338	USA
5403	Claire's_Stores_USA	North Grand Mall	2801 Grand Ave	Ames	Iowa	50010	USA
5404	Claire's_Stores_USA	Uptown Hot Springs	45-01 Central Avenue	Hot Springs	Arkansas	71913	USA
5408	Claire's_Stores_USA	Valdosta Mall	1108 Valdosta Mall	Valdosta	Georgia	31601	USA
5409	Claire's_Stores_USA	Capital City Mall	3506 Capitol City Mall Dr	Camp Hill	Pennsylvania	17011	USA
5411	Claire's_Stores_USA	Flagstaff Mall	4650 N Highway 89A #B30	Flagstaff	Arizona	86001	USA

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Store List

Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
5415	Claire's_Stores_USA	Paddock Mall	3100 S W College	Ocala	Florida	34474	USA
5416	Claire's_Stores_USA	Merle Hay Mall	3800 Merle Hay Rd. Ste 416	Des Moines	Iowa	50310	USA
5418	Claire's_Stores_USA	The Tucson Mall	4500 N Oracle Rd Suite #170	Tucson	Arizona	85705	USA
5419	Claire's_Stores_USA	Westland Mall	550 S Gear Avenue	Burlington	Iowa	52655	USA
5420	Claire's_Stores_USA	Mayfaire Town Center	6859 Main Street	Wilmington	North Carolina	28405	USA
5423	Claire's_Stores_USA	Southlake	2035 Southlake Mall	Merrillville	Indiana	46410	USA
5424	Claire's_Stores_USA	East Towne Mall	70 East Towne Mall	Madison	Wisconsin	53704	USA
5425	Claire's_Stores_USA	Auburn Mall	1627 Opelika Road Spc #51	Auburn	Alabama	36830	USA
5426	Claire's_Stores_USA	South Park Mall	2310 S W Military Dr #212	San Antonio	Texas	78224	USA
5428	Claire's_Stores_USA	University Town Center	140 University Town Ctr Dr 295	Sarasota	Florida	34243	USA
5430	Claire's_Stores_USA	Santa Fe Place	4250 Cerrillos Rd	Santa Fe	New Mexico	87505	USA
5431	Claire's_Stores_USA	Valley View Mall	4802 Valley View Blvd N W	Roanoke	Virginia	24012	USA
5432	Claire's_Stores_USA	The Promenade Shops At Briar	1645 Briargate Parkway #227	Colorado Springs	Colorado	80920	USA
5436	Claire's_Stores_USA	Pecanland Mall	4700 Milhaven Road #1542	Monroe	Louisiana	71203	USA
5437	Claire's_Stores_USA	Merced Mall	750 Merced Mall Space #10	Merced	California	95348	USA
5438	Claire's_Stores_USA	White Marsh	8200 Perry Hall Boulevard	Baltimore	Maryland	21236	USA
5439	Claire's_Stores_USA	Wiregrass Commons	900 Commons Drive 97 Suite 918	Dothan	Alabama	36303	USA
5442	Claire's_Stores_USA	Gadsden Mall	1001 Rainbow Dr Store 20B	Gadsden	Alabama	35901	USA
5444	Claire's_Stores_USA	Chicago Ridge Mall	611 Chicago Ridge Mall	Chicago Ridge	Illinois	60415	USA
5447	Claire's_Stores_USA	Country Club Mall	Winchester And Vocke Rd	Lavale	Maryland	21502	USA
5449	Claire's_Stores_USA	Northgate Mall	Hwy 153 And Hixon Pike	Chattanooga	Tennessee	37415	USA
5450	Claire's_Stores_USA	Mesa Mall	2424 U S Highway 6 & 50 #199	Grand Junction	Colorado	81505	USA
5451	Claire's_Stores_USA	Valley Mall	1925 E Market St Space 604	Harrisonburg	Virginia	22801	USA
5452	Claire's_Stores_USA	Grand Teton Mall	2300 E 17Th Street	Idaho Falls	Idaho	83401	USA
5453	Claire's_Stores_USA	Eastridge Mall	601 Se Wyoming Blvd. Spc #1302	Casper	Wyoming	82609	USA
5455	Claire's_Stores_USA	Oakdale Mall	601-625 Harry L Dr #22	Johnson City	New York	13790	USA
5456	Claire's_Stores_USA	The Shops At La Cantera	5009 La Cantera Pkwy #9895	San Antonio	Texas	78256	USA
5457	Claire's_Stores_USA	Northwoods Mall	2150 Northwoods Blvd #K832	North Charleston	South Carolina	29418	USA
5458	Claire's_Stores_USA	Nebraska Crossing	21355 Nebraska Crossing Dr.	Gretna	Nebraska	68028	USA
5459	Claire's_Stores_USA	Florence Mall	1160 Florence Mall Road	Florence	Kentucky	41042	USA
5461	Claire's_Stores_USA	Sunset Mall	4001 Sunset Drive #1334	San Angelo	Texas	76904	USA
5462	Claire's_Stores_USA	Lufkin Mall	4600 South Medford	Lufkin	Texas	75901	USA
5466	Claire's_Stores_USA	Riverchase Galleria	2000 Riverchase Galleria #204	Hoover	Alabama	35244	USA
5467	Claire's_Stores_USA	Plaza Bonita	3030 Plaza Bonita Road #1074	National City	California	91950	USA
5469	Claire's_Stores_USA	The Outlet Collection Riverwalk	500 Port Place Suite #221	New Orleans	Louisiana	70130	USA
5470	Claire's_Stores_USA	River Oaks Shopping Center	207 River Oaks #Ob07	Calumet City	Illinois	60409	USA
5472	Claire's_Stores_USA	Twin Cities Premium Outlets	3925 Eagan Outlets Pkwy #880	Eagan	Minnesota	55122	USA
5474	Claire's_Stores_USA	College Square Mall	6301 University Avenue #1260	Cedar Falls	Iowa	50613	USA
5476	Claire's_Stores_USA	Pembroke Lakes Mall	11401 Pines Blvd #764	Pembroke Pines	Florida	33026	USA
5477	Claire's_Stores_USA	Towne Mall	1704 N Dixie Hwy B-11A	Elizabethtown	Kentucky	42701	USA
5478	Claire's_Stores_USA	Post Oak Mall	1500 Harvey Road #6008	College Station	Texas	77840	USA
5479	Claire's_Stores_USA	Solano Mall	1350 Travis Blvd #1503A	Fairfield	California	94533	USA
5480	Claire's_Stores_USA	Cordova Mall	5100 N Ninth Avenue #E-525	Pensacola	Florida	32504	USA
5484	Claire's_Stores_USA	South Plains Mall	6002 Slide Road Store G-23	Lubbock	Texas	79414	USA
5488	Claire's_Stores_USA	Outlet Center Savannah	200 Tanger Outlet Blvd #371	Savannah	Georgia	31322	USA
5491	Claire's_Stores_USA	University Mall	1701 Mcfarland Blvd East	Tuscaloosa	Alabama	35405	USA
5492	Claire's_Stores_USA	2267 Broadway	2267 Broadway	Manhattan	New York	10024	USA
5502	Claire's_Stores_USA	Randolph Mall	Highway 64 East #H-5	Asheboro	North Carolina	27203	USA
5505	Claire's_Stores_USA	Danbury Fair Mall	Backus Avenue Spc F107	Danbury	Connecticut	06810	USA
5506	Claire's_Stores_USA	The Shoppes At Webb Ginn	1350 Scenic Highway S W #408	Snellville	Georgia	30078	USA
5509	Claire's_Stores_USA	Northtowne Mall	1500 N Clinton Street #153	Defiance	Ohio	43512	USA
5510	Claire's_Stores_USA	Parkdale Mall	6155 East Tex Freeway #G-726	Beaumont	Texas	77706	USA
5511	Claire's_Stores_USA	Dover Mall & Commons	4023 Dover Mall	Dover	Delaware	19901	USA
5513	Claire's_Stores_USA	Zona Rosa	7205 N.W. 86Th Terrace B-126	Kansas City	Missouri	64153	USA
5516	Claire's_Stores_USA	Propst Promenade	300 Colonial Promenade Parkway	Alabaster	Alabama	35007	USA
5520	Claire's_Stores_USA	The Shoppes At Arbor Lake	12473 Elm Creek Blvd	Maple Grove	Minnesota	55369	USA
5522	Claire's_Stores_USA	Laguna Gateway Shopping Cent	9170 W Stockton Blvd #160	Elk Grove	California	95758	USA
5525	Claire's_Stores_USA	Muncie Mall	3501 N Granville Avenue	Muncie	Indiana	47303	USA
5526	Claire's_Stores_USA	Bayside Marketplace	401 Biscayne Blvd & Ne 4Th St	Miami	Florida	33132	USA
5527	Claire's_Stores_USA	The Florida Mall	8001 S Orange Blossom Trail	Orlando	Florida	32809	USA
5528	Claire's_Stores_USA	Outlet Shoppes Of Bluegrass	1155 Buck Creed Rd #E512	Simpsonville	Kentucky	40067	USA
5531	Claire's_Stores_USA	Monte Vista Crossings	3017 Country Side Drive	Turlock	California	95380	USA
5533	Claire's_Stores_USA	North County Mall	200 E Via Rancho Pkway #217	Escondido	California	92025	USA
5534	Claire's_Stores_USA	Cherry Hill Mall	2000 Route 38 #1430	Cherry Hill	New Jersey	08002	USA
5538	Claire's_Stores_USA	Southland Mall	5953 West Park Avenue	Houma	Louisiana	70364	USA
5543	Claire's_Stores_USA	Cross County Shopping Center	1G Xavier Drive	Yonkers	New York	10704	USA
5544	Claire's_Stores_USA	Foothills Mall	129 Foothills Mall	Maryville	Tennessee	37801	USA
5546	Claire's_Stores_USA	Alexandria Mall	3437 Masonic Drive #1486	Alexandria	Louisiana	71301	USA
5547	Claire's_Stores_USA	Salmon Run Mall	21182 Salmon Run Loop W.	Watertown	New York	13601	USA
5552	Claire's_Stores_USA	Oakwood Mall	4800 Golf Road #424	Eau Claire	Wisconsin	54701	USA
5554	Claire's_Stores_USA	Lacenterra At Cinco Ranch	23501 Cinco Ranch Blvd #E110	Katy	Texas	77494	USA
5557	Claire's_Stores_USA	Rogue Valley Mall	1600 N Riverside #1106	Medford	Oregon	97501	USA
5558	Claire's_Stores_USA	Magic Valley Mall	1485 Pole Line Rd. E. #193	Twin Falls	Idaho	83301	USA
5560	Claire's_Stores_USA	Greenbrier Mall	1401 Greenbrier Pkway #2206	Chesapeake	Virginia	23320	USA
5562	Claire's_Stores_USA	Fremaux Town Center	736 Town Center Pkwy Spc C600	Slidell	Louisiana	70458	USA

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Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
5564	Claire's_Stores_USA	South Towne Center	10450 South State St #1308	Sandy	Utah	84070	USA
5571	Claire's_Stores_USA	Governors Square	2801 Wilma Rudolph Blvd	Clarksville	Tennessee	37040	USA
5572	Claire's_Stores_USA	Indian Mound Mall	771 South 30Th Street #529	Heath	Ohio	43056	USA
5573	Claire's_Stores_USA	The Mall Of Victor Valley	14400 Bear Valley Rd #317	Victorville	California	92392	USA
5574	Claire's_Stores_USA	Hamilton Place	2100 Hamilton Place Blvd #206	Chattanooga	Tennessee	37421	USA
5575	Claire's_Stores_USA	Mall Del Norte	5300 San Dario Avenue #142	Laredo	Texas	78041	USA
5577	Claire's_Stores_USA	Saint Louis Galleria	2073 Saint Louis Galleria	Richmond Heights	Missouri	63117	USA
5581	Claire's_Stores_USA	Patrick Henry Mall	12300 Jefferson Avenue #801	Newport News	Virginia	23602	USA
5582	Claire's_Stores_USA	McCain Mall	3929 Mc Cain Blvd #H-03	North Little Rock	Arkansas	72116	USA
5583	Claire's_Stores_USA	La Palmera	5488 South Padre Isl Dr #2200	Corpus Christi	Texas	78411	USA
5584	Claire's_Stores_USA	Roswell Mall	4501 North Main Street #14	Roswell	New Mexico	88201	USA
5587	Claire's_Stores_USA	Clay Terrace	14550 Clay Terrace	Carmel	Indiana	46032	USA
5588	Claire's_Stores_USA	Del Amo Fashion Center	21712 Hawthorne Blvd #299	Torrance	California	90503	USA
5589	Claire's_Stores_USA	Shadow Lake Towne Center	7775 Olson Drive #117	Papillion	Nebraska	68046	USA
5590	Claire's_Stores_USA	Park Place	5870 E Broadway	Tucson	Arizona	85711	USA
5595	Claire's_Stores_USA	Destin Commons	4315 Legendary Drive	Destin	Florida	32541	USA
5602	Claire's_Stores_USA	Countryside Square	27001 U S Hwy 19 North #1028	Clearwater	Florida	33761	USA
5608	Claire's_Stores_USA	Northpark Mall	101 North Rangeline Road #234	Joplin	Missouri	64801	USA
5609	Claire's_Stores_USA	The Shops At Montebello	2039 Montebello Town Ctr #9U12	Montebello	California	90640	USA
5611	Claire's_Stores_USA	Yuma Palms	1313 South Yuma Palms Pkwy #C3	Yuma	Arizona	85364	USA
5614	Claire's_Stores_USA	Hawthorn Mall	526 Hawthorn Center #523	Vernon Hill	Illinois	60061	USA
5615	Claire's_Stores_USA	Trumbull Mall	5065 Main Street #1125	Trumbull	Connecticut	06611	USA
5618	Claire's_Stores_USA	Flinthills Mall	1676 Industrial Road #C-5	Emporia	Kansas	66801	USA
5619	Claire's_Stores_USA	Quail Springs Mall	2501 W Memorial Road #237	Oklahoma City	Oklahoma	73134	USA
5620	Claire's_Stores_USA	Northridge Mall	512 Northridge Mall	Salinas	California	93906	USA
5621	Claire's_Stores_USA	Central Mall	9Th And Magnolia	Salina	Kansas	67401	USA
5622	Claire's_Stores_USA	Factoria Square	3933 Factoria Mall S E #D2	Bellevue	Washington	98006	USA
5623	Claire's_Stores_USA	Del Monte Center	1460 Del Monte Ctr #C100	Monterey	California	93940	USA
5624	Claire's_Stores_USA	Bayshore Mall	3300 Broadway Box 43	Eureka	California	95501	USA
5625	Claire's_Stores_USA	River Valley Mall	1635 River Valley Circle South	Lancaster	Ohio	43130	USA
5627	Claire's_Stores_USA	Chesterfield Towne Center	11500 Midlothian Turnpike #652	Richmond	Virginia	23235	USA
5630	Claire's_Stores_USA	Valley Mall	17301 Valley Mall Road	Hagerstown	Maryland	217406	USA
5633	Claire's_Stores_USA	Salem Center	401 Center Street N E	Salem	Oregon	97301	USA
5636	Claire's_Stores_USA	Las Palmas Marketplace	11917 Gateway West	El Paso	Texas	79936	USA
5639	Claire's_Stores_USA	St. Johns Town Center	4712 River City Drive	Jacksonville	Florida	32246	USA
5641	Claire's_Stores_USA	Manhattan Town Center	100 Manhattan Town Center #130	Manhattan	Kansas	66502	USA
5642	Claire's_Stores_USA	Grand Central Mall	282 Grand Central	Parkersburg	West Virginia	26101	USA
5643	Claire's_Stores_USA	Four Seasons Towne Center	322 Four Seasons Mall	Greensboro	North Carolina	27407	USA
5644	Claire's_Stores_USA	Uptown Christiansburg	782 New River Rd. Nw Ste 837	Christiansburg	Virginia	24073	USA
5646	Claire's_Stores_USA	Gateway Mall	5 Gateway Mall Spc #295	Lincoln	Nebraska	68505	USA
5649	Claire's_Stores_USA	The Parks At Arlington	3811 South Cooper Street #2022	Arlington	Texas	76015	USA
5650	Claire's_Stores_USA	Miller Hill Mall	1600 Miller Trunk Highway #E07	Duluth	Minnesota	55811	USA
5651	Claire's_Stores_USA	Hamilton Mall	4403 Black Horse Pike #2039	Mays Landing	New Jersey	08330	USA
5653	Claire's_Stores_USA	The Oaks	6393 Newberry Road	Gainesville	Florida	32605	USA
5654	Claire's_Stores_USA	Gulfgate Center	3111 Woodridge Suite 555	Houston	Texas	77087	USA
5671	Claire's_Stores_USA	Bel Air Mall	3464 Bel Air Mall #G6A	Mobile	Alabama	36606	USA
5674	Claire's_Stores_USA	Peachtree Mall	3507 Manchester X-Way	Columbus	Georgia	31909	USA
5677	Claire's_Stores_USA	Shawnee Mall	4901 Kickapoo Street #1512	Shawnee	Oklahoma	74801	USA
5680	Claire's_Stores_USA	Outlet Center Sevierville	1645 Parkway Suite 1340	Sevierville	Tennessee	37876	USA
5681	Claire's_Stores_USA	Indiana Mall	2334 Oakland Ave Suite 27	Indiana	Pennsylvania	15701	USA
5684	Claire's_Stores_USA	University Mall	155 Dorset Street Spc# C11	South Burlington	Vermont	05403	USA
5685	Claire's_Stores_USA	Cleveland Mall	2001-6 And Dixon Blvd	Shelby	North Carolina	28150	USA
5686	Claire's_Stores_USA	River Center	849 E Commerce Street #455	San Antonio	Texas	78205	USA
5688	Claire's_Stores_USA	Pine Crest Plaza	1090 Morganton Road	Southern Pines	North Carolina	28387	USA
5690	Claire's_Stores_USA	College Square	2550 E Morris Blvd #29	Morristown	Tennessee	37813	USA
5691	Claire's_Stores_USA	Mercer Mall	261 Mercer Mall Rd Ste 145	Bluefield	West Virginia	24701	USA
5693	Claire's_Stores_USA	Kenwood Town Centre	7875 Montgomery Road #1118	Cincinnati	Ohio	45236	USA
5694	Claire's_Stores_USA	Broadway Square Mall	4601 S Broadway	Tyler	Texas	75703	USA
5696	Claire's_Stores_USA	Streets Of Tanasbourne	2285 N W Allie Avenue	Hillsboro	Oregon	97124	USA
5698	Claire's_Stores_USA	Jacksonville Mall	304 Western Blvd Spc #D1	Jacksonville	North Carolina	28546	USA
5700	Claire's_Stores_USA	Outlet Center Charleston	4840 Tanger Outlet Blvd	North Charleston	South Carolina	29418	USA
5701	Claire's_Stores_USA	Brazos Mall	100 W Highway 332 Suite #1286	Lake Jackson	Texas	77566	USA
5702	Claire's_Stores_USA	West Ridge Mall	1801 S W Wanamaker Road #E-7	Topeka	Kansas	66604	USA
5703	Claire's_Stores_USA	Pueblo Mall	3435 Dillon Drive	Pueblo	Colorado	81008	USA
5704	Claire's_Stores_USA	Capital Mall	625 S W Black Lake Blvd #261	Olympia	Washington	98502	USA
5705	Claire's_Stores_USA	Rimrock Mall	300 South 24Th St West #A11	Billings	Montana	59102	USA
5707	Claire's_Stores_USA	Berkshire Mall	1665 State Hill Road	Wyomissing	Pennsylvania	19610	USA
5711	Claire's_Stores_USA	Trenton Crossing	7600 N 10Th Street	McAllen	Texas	78504	USA
5715	Claire's_Stores_USA	Rio Grande Valley Premium Ou	5001 East U S Expressway 83	Mercedes	Texas	78570	USA
5719	Claire's_Stores_USA	The Mall At Johnson City	2011 N Roan Street #18	Johnson City	Tennessee	37550	USA
5722	Claire's_Stores_USA	Chico Mall	1950 E 20Th Street #C-315	Chico	California	95928	USA
5727	Claire's_Stores_USA	Newport Centre	30 Mall Drive West	Jersey City	New Jersey	07310	USA
5728	Claire's_Stores_USA	Valley Plaza Mall	2701 Ming Avenue Space C-20	Bakersfield	California	93304	USA
5729	Claire's_Stores_USA	Boise Towne Square	350 N. Milwaukee St. Spc #1171	Boise	Idaho	83704	USA
5730	Claire's_Stores_USA	New Towne Mall	400 Mill Avenue S E #717	New Philadelphia	Ohio	44663	USA

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Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
5731	Claire's_Stores_USA	Rolling Oaks Mall	6909 N Loop 1604 East #2065	San Antonio	Texas	78247	USA
5732	Claire's_Stores_USA	Bellis Fair	#1 Bellis Fair Parkway #222	Bellingham	Washington	98226	USA
5734	Claire's_Stores_USA	Heritage Mall	1915 S E 14Th Avenue #D407	Albany	Oregon	97321	USA
5740	Claire's_Stores_USA	Park Plaza	6000 W Markham #3040	Little Rock	Arkansas	72205	USA
5741	Claire's_Stores_USA	Bentley Mall	32 College Road #13M	Fairbanks	Alaska	99701	USA
5743	Claire's_Stores_USA	The Shoppes At Solana	750 Sunland Park Drive #M-6	El Paso	Texas	79912	USA
5746	Claire's_Stores_USA	Kennedy Mall	555 John F. Kennedy Rd Unit 262	Dubuque	Iowa	52002	USA
5749	Claire's_Stores_USA	Village Pointe	17305 Davenport	Omaha	Nebraska	68118	USA
5750	Claire's_Stores_USA	Southgate Mall	2901 Brooks Street #D3	Missoula	Montana	59801	USA
5752	Claire's_Stores_USA	South Hill Mall	3500 S Meridan #620	Puyallup	Washington	98373	USA
5754	Claire's_Stores_USA	Albany Mall	2601 Dawson Road #E48	Albany	Georgia	31707	USA
5755	Claire's_Stores_USA	Harford Mall	678C Bel Air Road	Bel Air	Maryland	21014	USA
5761	Claire's_Stores_USA	Southpark Mall	62 South Park Circle	Colonial Heights	Virginia	23834	USA
5762	Claire's_Stores_USA	Asheville Mall	3 South Tunnel Road	Asheville	North Carolina	28805	USA
5764	Claire's_Stores_USA	Ingram Park Mall	6301 Northwest Loop 410	San Antonio	Texas	78238	USA
5765	Claire's_Stores_USA	Santan Village	2268 E Williams Field Road	Gilbert	Arizona	85296	USA
5770	Claire's_Stores_USA	Garden State Plaza	1 Garden State Plaza Blvd T-13	Paramus	New Jersey	07652	USA
5771	Claire's_Stores_USA	Oglethorpe Mall	7804 Abercorn Extension #71A	Savannah	Georgia	31406	USA
5772	Claire's_Stores_USA	Central Mall	2400 Richmond Rd #93	Texarkana	Texas	75503	USA
5776	Claire's_Stores_USA	Town East Mall	2063 Town East Amall Ste 2236	Mesquite	Texas	75150	USA
5777	Claire's_Stores_USA	Chesapeake Square	4200 Portsmouth Boulevard #864	Chesapeake	Virginia	23321	USA
5781	Claire's_Stores_USA	Silver Lake Mall	200 W Hanley Avenue #A-121	Coeur D'Alene	Idaho	83814	USA
5782	Claire's_Stores_USA	Northwest Arkansas Mall	4201 N Shiloh Drive #164	Fayetteville	Arkansas	72703	USA
5783	Claire's_Stores_USA	University Mall	575 East University Pkwy #D63	Orem	Utah	84058	USA
5787	Claire's_Stores_USA	Vancouver Mall	5001 N E Thurston Way	Vancouver	Washington	98662	USA
5788	Claire's_Stores_USA	Fashion Place	6191 South State Street #D382	Murray	Utah	84107	USA
5793	Claire's_Stores_USA	Otay Ranch Town Center	2015 Birch Rd	Chula Vista	California	91915	USA
5794	Claire's_Stores_USA	Morgantown Mall	9500 Mall Road #711	Morgan Town	West Virginia	26501	USA
5795	Claire's_Stores_USA	St. Charles Towne Center	11110 Mall Circle #Q-4	Waldorf	Maryland	20603	USA
5796	Claire's_Stores_USA	Freehold Raceway Mall	3710 Route 9 #B222	Freehold	New Jersey	07728	USA
5798	Claire's_Stores_USA	Ashland Town Center	500 Winchester Ave. Ste 568	Ashland	Kentucky	41105	USA
5799	Claire's_Stores_USA	York Galleria	2899 Whiteford Road #228	York	Pennsylvania	17402	USA
5803	Claire's_Stores_USA	Weatherford Marketplace	138 East Ih 20	Weatherford	Texas	76087	USA
5804	Claire's_Stores_USA	Coronado Center	6600 Menaul N E #D002	Albuquerque	New Mexico	87110	USA
5805	Claire's_Stores_USA	Rivergate Mall	1000 Rivergate Pkwy Spc #1630	Goodlettsville	Tennessee	37072	USA
5808	Claire's_Stores_USA	Decatur Mall	1801 Beltline Road S W #B-8	Decatur	Alabama	35603	USA
5812	Claire's_Stores_USA	Christown Spectrum	1792 West Montebellow	Phoenix	Arizona	85015	USA
5813	Claire's_Stores_USA	The Avenues	10300 Southside Blvd #114	Jacksonville	Florida	32256	USA
5819	Claire's_Stores_USA	The Mall At Barnes Crossing	1001 Barnes Crossing Road	Tupelo	Mississippi	38801	USA
5820	Claire's_Stores_USA	Lincolnwood Town Center	3333 West Touhy Ave Sp=3C02A	Lincolnwood	Illinois	60712	USA
5821	Claire's_Stores_USA	Tyrone Square	6753 Tyrone Square	Saint Petersburg	Florida	33710	USA
5822	Claire's_Stores_USA	Citadel Outlets	100 Citadel Drive #109	City Of Commerce	California	90040	USA
5825	Claire's_Stores_USA	Layton Hills Mall	1201 North Hill Field Rd #1012	Layton	Utah	84041	USA
5826	Claire's_Stores_USA	Yuba Sutter Marketplace	1165 T Colusa Avenue	Yuba City	California	95992	USA
5827	Claire's_Stores_USA	Columbiana Center	100 Columbiana Circle #1292	Columbia	South Carolina	29212	USA
5829	Claire's_Stores_USA	Destiny Usa	6 Destiny Usa Drive Space E203	Syracuse	New York	13204	USA
5830	Claire's_Stores_USA	Culver City Mall	136 Fox Hills Mall Suite B5	Culver City	California	90230	USA
5831	Claire's_Stores_USA	Tacoma Mall	4502 South Steel #137	Tacoma	Washington	98409	USA
5832	Claire's_Stores_USA	The Shoppes At Buckland Hills	194 Buckland Hills Dr #1172	Manchester	Connecticut	06042	USA
5836	Claire's_Stores_USA	Ashley Park	330 Newman Crossing Bypass	Newman	Georgia	30263	USA
5839	Claire's_Stores_USA	Northtown Mall	4750 Division #02148	Spokane	Washington	99207	USA
5840	Claire's_Stores_USA	Promenade Shops Saucon Valle	2845 Center Valley Prkwy #430	Center Valley	Pennsylvania	18034	USA
5843	Claire's_Stores_USA	Promenade Fultondale	3477 Lowery Parkway #145	Fultondale	Alabama	35068	USA
5844	Claire's_Stores_USA	Red Cliffs Mall	1750 E Red Cliffs Dr #1107	Saint George	Utah	84790	USA
5846	Claire's_Stores_USA	Great Lakes Mall	7850 Mentor Avenue #732	Mentor	Ohio	44060	USA
5847	Claire's_Stores_USA	Eastern Shore Center	30500 State Highway 181	Spanish Fort	Alabama	36527	USA
5849	Claire's_Stores_USA	Superstition Springs	6555 E Southern Avenue #1028	Mesa	Arizona	85206	USA
5850	Claire's_Stores_USA	Mt. Shasta Mall	900 Dana Drive #B39	Redding	California	96003	USA
5857	Claire's_Stores_USA	Uptown Aberdeen	3315 6Th Avenue S E #56	Aberdeen	South Dakota	57401	USA
5863	Claire's_Stores_USA	Mall At Partridge Creek	17460 Hall Road #152A	Clinton Township	Michigan	48038	USA
5868	Claire's_Stores_USA	Bassett Center	6101 Gateway Boulevard #515	El Paso	Texas	79925	USA
5870	Claire's_Stores_USA	Southlake Mall	South Lake Mall #2460	Morrow	Georgia	30260	USA
5871	Claire's_Stores_USA	Pheasant Lane Mall	310 Daniel Webster Hwy #E-106	South Nashua	New Hampshire	03060	USA
5877	Claire's_Stores_USA	Deptford Mall	1750 Deptford Center Rd #1214	Deptford	New Jersey	08096	USA
5881	Claire's_Stores_USA	Birchwood Mall	4350 24Th Avenue	Fort Gratiot	Michigan	48059	USA
5882	Claire's_Stores_USA	Visalia Mall	2173 S Mooney Blvd #1700	Visalia	California	93277	USA
5883	Claire's_Stores_USA	Houston County Galleria	2922 Watson Boulevard	Centerville	Georgia	31028	USA
5888	Claire's_Stores_USA	Stroud Mall	344 Stroud Mall Road Suite 334	Stroudsburg	Pennsylvania	18360	USA
5889	Claire's_Stores_USA	West Towne Mall	128 West Town Mall #C80	Madison	Wisconsin	53719	USA
5890	Claire's_Stores_USA	Bradley Square Mall	200 N W Paul Huff Hwy #219	Cleveland	Tennessee	37312	USA
5892	Claire's_Stores_USA	Village At Sandhill	470-13 Town Center	Columbia	South Carolina	29229	USA
5897	Claire's_Stores_USA	Mall Of America	179 E Broadway	Bloomington	Minnesota	55425	USA
5901	Claire's_Stores_USA	Mayfair Mall	2500 N Mayfair Road #622	Wauwatosa	Wisconsin	53226	USA
5902	Claire's_Stores_USA	Moorestown Mall	Route 38 Lenola #244	Moorestown	New Jersey	08057	USA
5911	Claire's_Stores_USA	Paradise Pavilion	1530 South Main Street	West Bend	Wisconsin	53095	USA

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5913	Claire's_Stores_USA	Imperial Valley Mall	3451 S Dogwood Avenue #152B	El Centro	California	92243	USA
5916	Claire's_Stores_USA	Rock Hill Galleria	2300 Dave Lyle Blvd	Rock Hill	South Carolina	29730	USA
5920	Claire's_Stores_USA	Old Hickory Mall	2021 N Highland #A1	Jackson	Tennessee	38305	USA
5923	Claire's_Stores_USA	Gurnee Mills	6170 W Grand Avenue #583	Gurnee	Illinois	60031	USA
5933	Claire's_Stores_USA	Westgate Mall	200 Westgate Drive	Brockton	Massachusetts	02401	USA
5935	Claire's_Stores_USA	Midland Mall	6800 Eastman Avenue Suite 556	Midland	Michigan	48640	USA
5937	Claire's_Stores_USA	Westgate Mall	205 W Blackstock Road	Spartanburg	South Carolina	29301	USA
5939	Claire's_Stores_USA	River Hills Mall	1850 Adams Street #520	Mankato	Minnesota	56001	USA
5940	Claire's_Stores_USA	Kitsap Mall	10315 Silverdale Way N.W.	Silverdale	Washington	98383	USA
5941	Claire's_Stores_USA	Centennial Center	7991 W Tropical Parkway	Las Vegas	Nevada	89149	USA
5943	Claire's_Stores_USA	Carolina Place	11025 Carolina Place Pkwy	Pineville	North Carolina	28134	USA
5945	Claire's_Stores_USA	Town Center At Cobb	400 Ernest W Barrett Parkway	Kennesaw	Georgia	30144	USA
5946	Claire's_Stores_USA	Victoria Gardens	12481 N. Main Treet #3282	Rancho Cucamonga	California	91739	USA
5948	Claire's_Stores_USA	Outlet Center Houston	5885 Gulf Freeway Suite 335	Texas City	Texas	77591	USA
5950	Claire's_Stores_USA	Aventura Mall	19575 Biscayne Blvd #1289	Aventura	Florida	33180	USA
5952	Claire's_Stores_USA	Sunvalley	278 Sunvalley Mall	Concord	California	94520	USA
5953	Claire's_Stores_USA	Connecticut Post	1201 Boston Post Road #2066	Milford	Connecticut	06460	USA
5954	Claire's_Stores_USA	The Mall At Rockingham Park	99 Rockingham Park Blvd #1137	Salem	New Hampshire	03079	USA
5957	Claire's_Stores_USA	Plaza West Covina	621 Plaza Drive	West Covina	California	91790	USA
5961	Claire's_Stores_USA	Lehigh Valley Mall	263 Lehigh Valley	Whitehall	Pennsylvania	18052	USA
5963	Claire's_Stores_USA	Bangor Mall	663 Stillwater Avenue	Bangor	Maine	04401	USA
5966	Claire's_Stores_USA	Outlet Collection Glendale	6800 N.95Th Ave Suite 855	Glendale	Arizona	85305	USA
5967	Claire's_Stores_USA	Palouse Mall	2048 W Pullman Road	Moscow	Idaho	83843	USA
5968	Claire's_Stores_USA	Ward Parkway Center	8600 Ward Parkway Center	Kansas City	Missouri	64114	USA
5970	Claire's_Stores_USA	Oak View Mall	3001 S 144Th Street	Omaha	Nebraska	68144	USA
5974	Claire's_Stores_USA	Mall De Las Aguilas	455 S Bibb Space #404	Eagle Pass	Texas	78852	USA
5975	Claire's_Stores_USA	Towson Town Center	825 Dullaney Valley Rd #140	Towson	Maryland	21204	USA
5981	Claire's_Stores_USA	Outlet Center National Harbor	6800 Oxon Hill Road Space 855	Oxon Hill	Maryland	20745	USA
5982	Claire's_Stores_USA	Sunrise Mall	2370 N Expressway	Brownsville	Texas	78521	USA
5986	Claire's_Stores_USA	Grand Traverse Mall	3200 S Airport Road W #524	Traverse City	Michigan	49684	USA
5989	Claire's_Stores_USA	Monroeville Mall	Business 22 & Mall Circle Dr	Monroeville	Pennsylvania	15146	USA
5990	Claire's_Stores_USA	Vintage Faire Mall	3401 Dale Road #456	Modesto	California	95356	USA
5991	Claire's_Stores_USA	Mall St. Matthews	5000 Shelbyville Road	Louisville	Kentucky	40207	USA
5993	Claire's_Stores_USA	Galleria At Crystal Run	1 North Galleria Drive #20	Middleton	New York	10940	USA
5995	Claire's_Stores_USA	Potomac Mills	2700 Potomac Mills #725	Woodbridge	Virginia	22192	USA
6000	Claire's_Stores_USA	Valley Mall	2529 Main Street #B4	Union Gap	Washington	98903	USA
6001	Claire's_Stores_USA	Paseo Nuevo	811 C State Street	Santa Barbara	California	93101	USA
6002	Claire's_Stores_USA	Pinnacle Hills	2203 S Promenade Boulevard	Rogers	Arkansas	72758	USA
6003	Claire's_Stores_USA	Staten Island Mall	2655 Richmond Avenue Spc# 2492	Staten Island	New York	10314	USA
6005	Claire's_Stores_USA	Twelve Oaks Mall	27488 Novi Road	Novi	Michigan	48377	USA
6007	Claire's_Stores_USA	Williamsburg Premium Outlets	5711 Richmond Road	Williamsburg	Virginia	23188	USA
6008	Claire's_Stores_USA	Westland Center	35000 W Warren Road	Westland	Michigan	48185	USA
6013	Claire's_Stores_USA	Hulen Mall	4800 S Hulen #2024	Fort Worth	Texas	76132	USA
6016	Claire's_Stores_USA	Apache Mall	1055 Apache Mall	Rochester	Minnesota	55902	USA
6018	Claire's_Stores_USA	Northfield At Stapleton	8340 East 49 Avenue #1670	Denver	Colorado	80238	USA
6020	Claire's_Stores_USA	Brunswick Square	755 Highway 18 #504	East Brunswick	New Jersey	08816	USA
6022	Claire's_Stores_USA	37-60 Junction Blvd	37-60 Junction Blvd	Queens	New York	11368	USA
6023	Claire's_Stores_USA	Oxford Valley Mall	2300 East Lincoln Highway #122	Langhorne	Pennsylvania	19047	USA
6025	Claire's_Stores_USA	Fashion Fair	645 East Shaw Avenue	Fresno	California	93710	USA
6027	Claire's_Stores_USA	Summit Mall	3265 Market Street	Fairlawn	Ohio	44313	USA
6029	Claire's_Stores_USA	Galleria At Tyler	2010 Galleria At Tyler #F202	Riverside	California	92503	USA
6030	Claire's_Stores_USA	Neshaminy Mall	603 Neshaminy	Bensalem	Pennsylvania	19020	USA
6035	Claire's_Stores_USA	Governors Square Mall	1500 Appalachee Parkway #2400	Tallahassee	Florida	32301	USA
6036	Claire's_Stores_USA	Ridgedale Center	12401 Wayzata Blvd #1260	Minnetonka	Minnesota	55305	USA
6038	Claire's_Stores_USA	Moreno Valley At Towngate	22500 Town Circle	Moreno Valley	California	92553	USA
6042	Claire's_Stores_USA	Valley Fair Mall	3601 S 2700 West	West Valley City	Utah	84119	USA
6043	Claire's_Stores_USA	Emerald Square	999 S Washington Street	North Attleboro	Massachusetts	02763	USA
6048	Claire's_Stores_USA	Northlake Mall	6801 North Lake Mall Dr #295	Charlotte	North Carolina	28216	USA
6050	Claire's_Stores_USA	Great Northern Mall	599 Great Northern Mall	North Olmsted	Ohio	44070	USA
6058	Claire's_Stores_USA	North Star Mall	7400 San Pedro Avenue #956	San Antonio	Texas	78216	USA
6062	Claire's_Stores_USA	Volusia Mall	1700 W Interntl Speedway Blvd	Daytona Beach	Florida	32114	USA
6063	Claire's_Stores_USA	Tyson's Corner Center	7905L Tyson'S Corner Center	Mclean	Virginia	22102	USA
6064	Claire's_Stores_USA	Algonquin Commons	1728 S Randall Road	Algonquin	Illinois	60102	USA
6066	Claire's_Stores_USA	Sunrise Mall	6076 Sunrise Mall	Citrus Heights	California	95610	USA
6068	Claire's_Stores_USA	Gallatin Valley Mall	2825 W Main St Ste 4D	Bozeman	Montana	59718	USA
6071	Claire's_Stores_USA	Square One Mall	Route 1 And Main Street	Saugus	Massachusetts	01906	USA
6072	Claire's_Stores_USA	Stoneridge	1308 Stoneridge #D-131	Pleasanton	California	94588	USA
6073	Claire's_Stores_USA	Hanford Mall	1675 West Lacey Blvd #G6	Hanford	California	93230	USA
6074	Claire's_Stores_USA	North Point Mall	2030 North Pointe Circle	Alpharetta	Georgia	30022	USA
6075	Claire's_Stores_USA	Statesboro Mall	305 Northside Drive East #A21	Statesboro	Georgia	30458	USA
6077	Claire's_Stores_USA	Southaven Towne Center	6554 Town Center Loop	Southaven	Mississippi	38671	USA
6079	Claire's_Stores_USA	Town Center At Boca Raton	6000 Glades Road #1110	Boca Raton	Florida	33431	USA
6080	Claire's_Stores_USA	Green Acres Mall	2016 Green Acres Mall	Valley Stream	New York	11581	USA
6082	Claire's_Stores_USA	Broadway Commons	350 Broadway Mall #452	Hicksville	New York	11801	USA
6083	Claire's_Stores_USA	The Shoppes At Carlsbad	2525 El Camino Real Space 138	Carlsbad	California	92008	USA

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Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
6084	Claire's_Stores_USA	Smith Haven Mall	130 Smith Haven Mall #H13	Lake Grove	New York	11755	USA
6085	Claire's_Stores_USA	The Outlet Collection Seattle	1101 Outlet Collection #1026	Auburn	Washington	98001	USA
6087	Claire's_Stores_USA	Fashion Square Mall	4879 Fashion Square Mall	Saginaw	Michigan	48603	USA
6088	Claire's_Stores_USA	Fashion Square	14006 Riverside Dr Space 85	Sherman Oaks	California	91423	USA
6089	Claire's_Stores_USA	Turtle Creek Mall	1000 Turtle Creek Drive #50	Hattiesburg	Mississippi	39402	USA
6091	Claire's_Stores_USA	Dublin Mall	2005 Veterans Boulevard	Dublin	Georgia	31021	USA
6092	Claire's_Stores_USA	Mall St. Vincent	1133 St Vincent Avenue	Shreveport	Louisiana	71104	USA
6093	Claire's_Stores_USA	South Shore Mall	1701 Sunrise Highway	Bay Shore	New York	11706	USA
6094	Claire's_Stores_USA	Hilltop Mall	5019 2Nd Ave #16	Kearney	Nebraska	68847	USA
6096	Claire's_Stores_USA	River Hill Mall	200 Sidney Baker Street	Kerrville	Texas	78028	USA
6098	Claire's_Stores_USA	Plaza Del Caribe	2050 Ponce By Pass #122	Ponce	Puerto Rico	00717-1313	USA
6099	Claire's_Stores_USA	Grove City Premium Outlets	Route 208 And I-79	Grove City	Pennsylvania	16127	USA
6103	Claire's_Stores_USA	Lynnhaven Mall	701 Lynnhaven Pkwy #1068	Virginia Beach	Virginia	23452	USA
6105	Claire's_Stores_USA	Menlo Park Mall	386 Menlo Park #2590	Edison	New Jersey	08837	USA
6107	Claire's_Stores_USA	Quaker Bridge Mall	255 Quaker Bridge Mall #12398	Lawrenceville	New Jersey	08648	USA
6108	Claire's_Stores_USA	Mayaguez Mall	975 Avenue Hostos	Mayaguez	Puerto Rico	00680	USA
6110	Claire's_Stores_USA	Lakeside Village	1557 Town Center Drive	Lakeland	Florida	33803	USA
6112	Claire's_Stores_USA	The Great Mall	447 Great Mall Drive	Milpitas	California	95035	USA
6113	Claire's_Stores_USA	Arrowhead Towne Center	7700 W Arrowhead Twn Ctr #1040	Glendale	Arizona	85308	USA
6117	Claire's_Stores_USA	Montclair Plac	5167 Montclair Plaza Lane	Montclair	California	91763	USA
6119	Claire's_Stores_USA	The Oaks	266 W Hillcrest Drive	Thousand Oaks	California	91360	USA
6121	Claire's_Stores_USA	Valencia Town Center	24201 W Valencia Blvd #1005	Valencia	California	91355	USA
6122	Claire's_Stores_USA	La Grange Mall	1501 Lafayette Parkway	La Grange	Georgia	30240	USA
6124	Claire's_Stores_USA	The Shops Of Palm Desert	72840 Highway 111 #V435	Palm Desert	California	92260	USA
6125	Claire's_Stores_USA	Village Square Mall	2601 Central & Hwy 50 Bypass	Dodge City	Kansas	67801	USA
6127	Claire's_Stores_USA	Prairie Hills Mall	1681 3Rd Avenue West Space #93	Dickinson	North Dakota	58601	USA
6129	Claire's_Stores_USA	Westgate Mall	14136 Baxter Drive #141	Baxter	Minnesota	56425	USA
6131	Claire's_Stores_USA	Somerset Mall	4150 South Highway 27	Somerset	Kentucky	42501	USA
6132	Claire's_Stores_USA	Santa Rosa Plaza	1001 Santa Rosa Plaza	Santa Rosa	California	95401	USA
6135	Claire's_Stores_USA	Natick Collection	1245 Worcester Street #2022	Natick	Massachusetts	01760	USA
6138	Claire's_Stores_USA	The Maine Mall	364 Maine Mall Road Ste #815	South Portland	Maine	04106	USA
6139	Claire's_Stores_USA	Belmar	7160 W Alaska Drive	Lakewood	Colorado	80226	USA
6140	Claire's_Stores_USA	Augusta Mall	3450 Wrightsboro Road #2187	Augusta	Georgia	30909	USA
6141	Claire's_Stores_USA	The Mall At Fox Run	50 Fox Run Road	Newington	New Hampshire	03801	USA
6143	Claire's_Stores_USA	Franklin Park Mall	5001 Monroe #1100	Toledo	Ohio	43623	USA
6145	Claire's_Stores_USA	Aguadilla Mall	Carretera #2 Km 126.5	Aguadilla	Puerto Rico	00603	USA
6146	Claire's_Stores_USA	The Shops At Mission Viejo	555 The Shops At Mission Viejo	Mission Viejo	California	92691	USA
6148	Claire's_Stores_USA	Alderwood Mall	3000 184Th Street S W #432	Lynnwood	Washington	98037	USA
6149	Claire's_Stores_USA	Plaza Del Sol	725 West Main Street #1405	Bayamon	Puerto Rico	00956	USA
6153	Claire's_Stores_USA	The Mall At Prince Georges	3500 East West Highway	Hyattsville	Maryland	20782	USA
6154	Claire's_Stores_USA	Serramonte Center	35 Serramonte Center	Daly City	California	94015	USA
6157	Claire's_Stores_USA	The Woodlands Mall	1201 Lake Woodlands Drive	The Woodlands	Texas	77380	USA
6159	Claire's_Stores_USA	Dartmouth Mall	147 North Dartmouth Mall Drive	North Dartmouth	Massachusetts	02747	USA
6162	Claire's_Stores_USA	King Of Prussia Mall	160 North Gulph Road #1053	King Of Prussia	Pennsylvania	19406	USA
6165	Claire's_Stores_USA	Independence Mall	3500 Oleander Drive Spc #C-22	Wilmington	North Carolina	28403	USA
6166	Claire's_Stores_USA	Baybrook Mall	1336 Baybrook Mall	Houston	Texas	77546	USA
6169	Claire's_Stores_USA	Southland Mall	20505 S Dixie Highway	Cutler Bay	Florida	33189	USA
6170	Claire's_Stores_USA	Viewmont Mall	Scranton-Carbondale Highway	Scranton	Pennsylvania	18505	USA
6174	Claire's_Stores_USA	Times Square Mall	3917 Broadway St	Mount Vernon	Illinois	62864	USA
6175	Claire's_Stores_USA	Fairlane Town Center	18900 Michigan Avenue #N108	Dearborn	Michigan	48126	USA
6176	Claire's_Stores_USA	Brea Mall	1123 Brea Mall Way	Brea	California	92821	USA
6179	Claire's_Stores_USA	Plaza Las Americas	525 F D Roosevelt Ave 1St Flr	San Juan	Puerto Rico	00918	USA
6180	Claire's_Stores_USA	West Town Mall	7600 Kingston Pike #1146	Knoxville	Tennessee	37919	USA
6186	Claire's_Stores_USA	Kings Plaza Shopping Center	5169 Kings Plaza Mall Ste 244	Brooklyn	New York	11234	USA
6188	Claire's_Stores_USA	Poughkeepsie Galleria	790 South Road #D-206	Poughkeepsie	New York	12601	USA
6191	Claire's_Stores_USA	Florida Keys Outlet Center	250 East Palm Drive	Florida City	Florida	33034	USA
6192	Claire's_Stores_USA	Cumberland Mall	2860 Cumberland Mall Se	Atlanta	Georgia	30339	USA
6194	Claire's_Stores_USA	Westland Mall	1645 W 49Th Street	Hialeah	Florida	33012	USA
6198	Claire's_Stores_USA	Firewheel Town Center	385 Cedar Sage Drive	Garland	Texas	75040	USA
6201	Claire's_Stores_USA	Roosevelt Field Mall	630 Old Country Road	Garden City	New York	11530	USA
6202	Claire's_Stores_USA	Sierra Vista Mall	1050 Shaw Avenue #1015	Clovis	California	93612	USA
6205	Claire's_Stores_USA	Beachwood Place	26300 Cedar Road	Beachwood	Ohio	44122	USA
6206	Claire's_Stores_USA	Montgomery Mall	7101 Democracy Blvd #1000	Bethesda	Maryland	20817	USA
6212	Claire's_Stores_USA	Woodbury Lakes	9140 Hudson Road	Woodbury	Minnesota	55125	USA
6213	Claire's_Stores_USA	Eastview	201 Eastview Mall	Victor	New York	14564	USA
6219	Claire's_Stores_USA	Outlet Collection Rehoboth	3618 Seaside Outlet Dr Sp1525	Rehobeth Beach	Delaware	19971	USA
6220	Claire's_Stores_USA	Outlet Collection Foley	Highway #59 Suite 116	Foley	Alabama	36535	USA
6224	Claire's_Stores_USA	Southlands	6155 South Main Street	Aurora	Colorado	80016	USA
6225	Claire's_Stores_USA	Central Mall	3100 Highway 365	Port Arthur	Texas	77642	USA
6226	Claire's_Stores_USA	Vacaville Premium Outlets	131 M Nut Tree Road	Vacaville	California	95687	USA
6230	Claire's_Stores_USA	Bridgewater Falls	3423 Princeton Road	Hamilton	Ohio	45011	USA
6232	Claire's_Stores_USA	The Outlets At Castle Rock	5050 Factory Shops Blvd #655	Castle Rock	Colorado	80108	USA
6234	Claire's_Stores_USA	Ellenton Premium Outlets	5363 Factory Shops Boulevard	Ellenton	Florida	34222	USA
6235	Claire's_Stores_USA	Jackson Plaza	377 W Jackson Street	Cookeville	Tennessee	38501	USA
6236	Claire's_Stores_USA	Boone Mall	1180 Blawing Rack Road	Boone	North Carolina	28607	USA

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Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
6240	Claire's_Stores_USA	Laurel Mall	Route 93 And Airport Road	Hazleton	Pennsylvania	18201	USA
6243	Claire's_Stores_USA	Stones River Mall	1720 Old Fort Parkway #B130	Murfreesboro	Tennessee	37129	USA
6244	Claire's_Stores_USA	Concord Mall	4737 Concord Pike	Wilmington	Delaware	19803	USA
6246	Claire's_Stores_USA	Florence Mall	301 Cox Creek Boulevard	Florence	Alabama	35630	USA
6255	Claire's_Stores_USA	The Shoppes At Chino Hills	13865 City Center Drive #3075	Chino Hills	California	91709	USA
6257	Claire's_Stores_USA	Village At Stone Oak	22706 U S Highway 281 N #103	San Antonio	Texas	78259	USA
6258	Claire's_Stores_USA	Waxahachie Towne Center	1314 Highway 77 North #3	Waxahachie	Texas	75165	USA
6260	Claire's_Stores_USA	The Shoppes At River Crossing	5080 Riverside Drive #406	Macon	Georgia	31210	USA
6268	Claire's_Stores_USA	Tempe Marketplace	2000 E Rio Salado Pkway #1233	Tempe	Arizona	85281	USA
6271	Claire's_Stores_USA	Fair Oaks Mall	11750 Fair Oaks	Fairfax	Virginia	22033	USA
6273	Claire's_Stores_USA	Briarwood Mall	410 Briarwood Circle	Ann Arbor	Michigan	48108	USA
6274	Claire's_Stores_USA	Boynton Beach Mall	801 N Congress Avenue	Boynton Beach	Florida	33435	USA
6277	Claire's_Stores_USA	Crossgates Mall	1 Crossgates Mall #C-209	Albany	New York	12203	USA
6278	Claire's_Stores_USA	Cross Creek Mall	417 Cross Creek Mall	Fayetteville	North Carolina	28303	USA
6280	Claire's_Stores_USA	Edison Mall	4125 Cleveland Ave Spc#1801	Fort Myers	Florida	33901	USA
6281	Claire's_Stores_USA	Westfarms	349 Westfarms Mall	Farmington	Connecticut	06032	USA
6282	Claire's_Stores_USA	Springfield Mall	1250 Baltimore Pike	Springfield	Pennsylvania	19064	USA
6283	Claire's_Stores_USA	Memorial City Mall	303 Memorial City Mall #707A	Houston	Texas	77024	USA
6285	Claire's_Stores_USA	Queens Marketplace	201 Waikoloa Beach Drive	Waikoloa	Hawaii	96738	USA
6288	Claire's_Stores_USA	West Valley Mall	3200 S Naglee Road #233	Tracy	California	95376	USA
6289	Claire's_Stores_USA	Cypress Towne Center	25905 Highway 290 Ste F	Cypress	Texas	77429	USA
6293	Claire's_Stores_USA	Lincoln City Outlets	1500 Se E. Devils Lake Rd #404	Lincoln City	Oregon	97367	USA
6294	Claire's_Stores_USA	Arden Fair	1689 Arden Way #2184A-2	Sacramento	California	95815	USA
6298	Claire's_Stores_USA	Rosedale Center	1595 Highway 36 W. Space 560	Roseville	Minnesota	55113	USA
6299	Claire's_Stores_USA	Northridge Fashion Center	9301 Tampa Avenue	Northridge	California	91324	USA
6301	Claire's_Stores_USA	Outlets North Phoenix	4250 W Honda Bow #475	Phoenix	Arizona	85086	USA
6308	Claire's_Stores_USA	The Shops At Terrell	301 Tanger Drive	Terrell	Texas	75160	USA
6309	Claire's_Stores_USA	Cumberland Mall	3849 South Delsea Drive #B-23	Vineland	New Jersey	08360	USA
6320	Claire's_Stores_USA	Oakridge Mall	925 Blossom Hill Road #1547	San Jose	California	95123	USA
6322	Claire's_Stores_USA	Lakeline Mall	11200 Lakestop Boulevard	Round Rock	Texas	78613	USA
6328	Claire's_Stores_USA	The Shops At Oshkosh	3001 S Washburn Street #D-180	Oshkosh	Wisconsin	54904	USA
6331	Claire's_Stores_USA	Prien Lake Mall	460 W Prien Lake Road	Lake Charles	Louisiana	70601	USA
6336	Claire's_Stores_USA	Coral Square	9451 W Atlantic Boulevard	Coral Springs	Florida	33071	USA
6337	Claire's_Stores_USA	Lakeland Square Mall	3800 North Highway 98	Lakeland	Florida	33805	USA
6339	Claire's_Stores_USA	Willowbrook Mall	1152 Willowbrook Mall	Houston	Texas	77070	USA
6347	Icing_Stores_USA	Town Center At Cobb	400 Ernest Barrett Pkwy #D04A	Kennesaw	Georgia	30144	USA
6349	Claire's_Stores_USA	Southcenter	2836 Southcenter Mall	Tukwila	Washington	98188	USA
6350	Claire's_Stores_USA	Paramus Park	700 Paramus Park Mall #1650	Paramus	New Jersey	07652	USA
6351	Claire's_Stores_USA	Aurora Farms Premium Outlets	549 South Chillisnothe Rd #200	Aurora	Ohio	44202	USA
6354	Claire's_Stores_USA	St. Augustine Premium Outlets	2700 State Road 16 Space 201	Saint Augustine	Florida	32092	USA
6359	Claire's_Stores_USA	The Gardens Mall	3101 Pga Blvd	Palm Beach Gardens	Florida	33410	USA
6361	Claire's_Stores_USA	Indiana Premium Outlets	11701 N. Executive Drive	Edinburgh	Indiana	46124	USA
6364	Claire's_Stores_USA	Carolina Premium Outlets	1025 Outlet Center Dr. Ste 510	Smithfield	North Carolina	27577	USA
6370	Claire's_Stores_USA	Outlet Center Howell	1475 North Burk Hart Road	Howell	Michigan	48855	USA
6371	Claire's_Stores_USA	Eagle Ridge Mall	728 Eagle Ridge Drive #412	Lake Wales	Florida	33859	USA
6378	Claire's_Stores_USA	Meadowood Mall	5410 Meadowood Mall Circle	Reno	Nevada	89502	USA
6380	Claire's_Stores_USA	Solomon Pond Mall	601 Donald Lynch Blvd #N-151	Berlin	Massachusetts	01752	USA
6382	Claire's_Stores_USA	Lakewood Center	371 Lakewood Center	Lakewood	California	90712	USA
6383	Claire's_Stores_USA	The Loop	3228 North John Young Parkway	Kissimmee	Florida	34741	USA
6386	Claire's_Stores_USA	Stonewood Center	235 E Stonewood Street	Downey	California	90241	USA
6389	Claire's_Stores_USA	Birch Run Premium Outlets	8925 Marketplace Dr. Spc #F450	Birch Run	Michigan	48415	USA
6390	Claire's_Stores_USA	Burbank Town Center	201 E Magnolia #240	Burbank	California	91501	USA
6391	Claire's_Stores_USA	Washington Square Mall	9612 S W Washington Square Rd	Tigard	Oregon	97223	USA
6392	Claire's_Stores_USA	Eastridge Mall	137 Eastridge Mall #2043	San Jose	California	95122	USA
6394	Claire's_Stores_USA	Mainplace	2800 North Main Place #438	Santa Ana	California	92705	USA
6401	Claire's_Stores_USA	Irving Mall	2408 Irving Mall	Irving	Texas	75062	USA
6405	Claire's_Stores_USA	Outlet Center Locust Grove	1000 Tanger Drive	Locust Grove	Georgia	30248	USA
6406	Claire's_Stores_USA	Orchard Town Center	14643 Orchard Parkway #600	Westminster	Colorado	80020	USA
6408	Claire's_Stores_USA	Marketplace At River Park	7810 Via Del Rio #134	Fresno	California	93720	USA
6409	Claire's_Stores_USA	Outlets At The Dells	210 Gasser Road	Lake Delton	Wisconsin	53940	USA
6410	Claire's_Stores_USA	Queen Ka'Ahamanu	275 Ka'Ahamanu #1807	Kahului	Hawaii	96732	USA
6411	Claire's_Stores_USA	The Shoppes At Farmington Val	110 Albany Turnpike	Canton	Connecticut	06019	USA
6413	Claire's_Stores_USA	Promenade Shops At Centerra	5897 Sky Pond Drive #K-154	Loveland	Colorado	80538	USA
6415	Claire's_Stores_USA	Sherman Town Center	3916 Town Center Street	Sherman	Texas	75091	USA
6420	Claire's_Stores_USA	Branson Landing	321 Branson Landing Blvd	Branson	Missouri	65616	USA
6422	Claire's_Stores_USA	Cottonwood Mall	10000 Coors By Pass	Albuquerque	New Mexico	87114	USA
6425	Claire's_Stores_USA	Somerset Collection	2800 West Big Beaver Road #332	Troy	Michigan	48084	USA
6426	Claire's_Stores_USA	Broward Mall	8000 West Broward Blvd #323	Plantation	Florida	33388	USA
6430	Claire's_Stores_USA	Santa Anita Mall	400 S Baldwin Ave Suite #231	Arcadia	California	91007	USA
6432	Claire's_Stores_USA	Parkway Plaza	733 Parkway Plaza	El Cajon	California	92020	USA
6436	Claire's_Stores_USA	Outlet Shoppes At El Paso	7051 South Desert Blvd #E507	Canutillo	Texas	79835	USA
6440	Claire's_Stores_USA	Richland Mall	636 Richland Mall	Mansfield	Ohio	44906	USA
6441	Claire's_Stores_USA	Tulare Outlet Center	1405 Retherford Street	Tulare	California	93274	USA
6446	Claire's_Stores_USA	London Marketplace	1710 West Highway 192 Suite 6A	London	Kentucky	40741	USA
6447	Claire's_Stores_USA	Greenville Mall	714 Southeast Greenville Blvd	Greenville	North Carolina	27858	USA

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Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
6448	Claire's_Stores_USA	Crabtree Valley Mall	4325 Glenwood Avenue #2077	Raleigh	North Carolina	27612	USA
6449	Claire's_Stores_USA	Northwest Promenade	9360 Rosedale Highway Unit A	Bakersfield	California	93312	USA
6450	Claire's_Stores_USA	First Colony Mall	16535 Southwest Freeway #105	Sugarland	Texas	77479	USA
6451	Claire's_Stores_USA	Santa Maria Town Center	130 Town Center East	Santa Maria	California	93454	USA
6452	Claire's_Stores_USA	Bechtle Crossing	1618 N Bechtle Avenue #30	Springfield	Ohio	45504	USA
6454	Claire's_Stores_USA	Galleria At Sunset	1300 W Sunset Road #1253	Henderson	Nevada	89014	USA
6456	Claire's_Stores_USA	Azalea Square	464B Azalea Square Blvd	Summerville	South Carolina	29483	USA
6457	Claire's_Stores_USA	Brookfield Square	95 North Moorland Road	Brookfield	Wisconsin	53005	USA
6458	Claire's_Stores_USA	Citrus Plaza	27320 W Lugonia Avenue #A3B	Redlands	California	92374	USA
6460	Claire's_Stores_USA	Kukui Grove Center	3-2600 Kaunaulii Hwy #B-5	Lihue	Hawaii	96766	USA
6462	Claire's_Stores_USA	Outlet Center Gonzales	2200 Tanger Blvd #124	Gonzales	Louisiana	70737	USA
6465	Claire's_Stores_USA	Prince Kuhio Plaza	111 E Puainako Street	Hilo	Hawaii	96720	USA
6467	Claire's_Stores_USA	Berkeley Mall	613 K Berkeley Blvd #F7A/F7B	Goldsboro	North Carolina	27534	USA
6468	Claire's_Stores_USA	Tifton Mall	458 Virginia Avenue #3-A	Tifton	Georgia	31793	USA
6471	Claire's_Stores_USA	Columbia Mall	2800 Columbia Road #111	Grand Forks	North Dakota	58201	USA
6472	Claire's_Stores_USA	Sawgrass Mills	12801 W Sunrise Blvd #303	Sunrise	Florida	33323	USA
6473	Claire's_Stores_USA	Columbia Mall	2300 W Bernadette Drive	Columbia	Missouri	65203	USA
6476	Claire's_Stores_USA	Mall Of Louisiana	6401 Bluebonnet Blvd #1110	Baton Rouge	Louisiana	70836	USA
6477	Claire's_Stores_USA	The Mall At Tuttle Crossing	5043 Tuttle Crossing #112	Dublin	Ohio	43016	USA
6481	Claire's_Stores_USA	Uptown Meridian	1570 Bonita Lakes Circle	Meridian	Mississippi	39301	USA
6483	Claire's_Stores_USA	Southpark	500 South Park Center Road	Strongsville	Ohio	44136	USA
6485	Claire's_Stores_USA	Genesee Valley Mall	3279 South Linden Street	Flint	Michigan	48507	USA
6488	Claire's_Stores_USA	Southpark	4400 Sharon Road #V-10	Charlotte	North Carolina	28211	USA
6495	Claire's_Stores_USA	Southpark Mall	4500 16th Street #655	Moline	Illinois	61265	USA
6496	Claire's_Stores_USA	Northpark	320 W Kimberly #154 & #156	Davenport	Iowa	52806	USA
6498	Claire's_Stores_USA	Mall Of America	394 N Garden	Bloomington	Minnesota	55425	USA
6499	Claire's_Stores_USA	Jersey Gardens	651 Kapkowski Road #2232	Elizabeth	New Jersey	07201	USA
6502	Claire's_Stores_USA	The Shops At Liberty Place	1625 Chestnut Street	Philadelphia	Pennsylvania	19103	USA
6504	Claire's_Stores_USA	Cape Cod Mall	793 Lyannough Road Box 18	Hyannis	Massachusetts	02601	USA
6517	Claire's_Stores_USA	Queens Center	90-15 Queens Boulevard	Queens	New York	11373	USA
6520	Claire's_Stores_USA	Icing_Stores_USA	Santa Rosa Plaza	Santa Rosa	California	95401	USA
6530	Claire's_Stores_USA	Woodbridge Center	413 Woodbridge Center Drive	Woodbridge	New Jersey	07095	USA
6537	Claire's_Stores_USA	Fashion Center At Pentagon Cit	1100 S Hayes Street #2048	Arlington	Virginia	22202	USA
6540	Claire's_Stores_USA	Asheville Outlets	800 Brevard Road #736	Asheville	North Carolina	28806	USA
6543	Claire's_Stores_USA	Frontier Mall	1400 Dell Range Boulevard	Cheyenne	Wyoming	82009	USA
6545	Claire's_Stores_USA	Outlets At Nags Head	7100 S Croatan Highway	Nagshead	North Carolina	27959	USA
6547	Claire's_Stores_USA	Gaithersburg Square	536 N Frederick Ave	Gaithersburg	Maryland	20877	USA
6548	Claire's_Stores_USA	Settlers Green Outlet Village	13 Settler Green Road	North Conway	New Hampshire	03860	USA
6549	Claire's_Stores_USA	Glenwood Meadows	15 Market Street Ste E15	Glenwood Springs	Colorado	81601	USA
6556	Claire's_Stores_USA	Outlets At Traverse Mountain	3700 N Cabela'S Boulevard	Lehi	Utah	84044	USA
6558	Claire's_Stores_USA	Outlet Center San Marcos	4015 Interstate 35 S #409	San Marcos	Texas	78666	USA
6560	Claire's_Stores_USA	Nyberg Woods Shopping Centre	7069 Sw Nyberg Street S-4	St. Tualatin	Oregon	97062	USA
6561	Claire's_Stores_USA	Coastland Center	1940 N Tamiami Trail	Naples	Florida	34102	USA
6562	Claire's_Stores_USA	The Pike Outlets	25 Bay Street Building C	Long Beach	California	90802	USA
6564	Claire's_Stores_USA	Kalispell Center Mall	20 North Main Street #18	Kalispell	Montana	59901	USA
6565	Claire's_Stores_USA	Cascade Station	9945 Ne Cascades Pkwy	Portland	Oregon	97220	USA
6566	Claire's_Stores_USA	Canton Marketplace	1910 Cumming Highway # 1335	Canton	Georgia	30114	USA
6568	Claire's_Stores_USA	Las Vegas South Premium Outl	7400 Las Vegas Blvd South	Las Vegas	Nevada	89123	USA
6571	Claire's_Stores_USA	Newgate Mall	3651 Wall Avenue #1068	Ogden	Utah	84405	USA
6572	Claire's_Stores_USA	Ontario Mills	10251 Mills Circle #1025	Ontario	California	91764	USA
6575	Claire's_Stores_USA	Main Street At Exton	3649 Erie Boulevard East #38	Dewitt	New York	13214	USA
6576	Claire's_Stores_USA	The Galleria	5135 West Alabama Street	Houston	Texas	77056	USA
6577	Claire's_Stores_USA	Wolfchase Galleria	2760 North Germantown #211	Memphis	Tennessee	38133	USA
6578	Claire's_Stores_USA	Johnson Creek Outlet Center	151 West Limnar Lane #B110	Jonhson Creek	Wisconsin	53038	USA
6579	Claire's_Stores_USA	Alberville Premium Outlets	6415 Labeaux Avenue #B140	Albertville	Minnesota	55301	USA
6580	Claire's_Stores_USA	Franklin Square	2950 E Franklin Boulevard #13	Gastonia	North Carolina	28056	USA
6582	Claire's_Stores_USA	Shoppes At Knollwood	8320B Highway 7	St Louis Park	Minnesota	55426	USA
6583	Claire's_Stores_USA	Quaker Crossing	3469 Amelia Drive	Orchard Park	New York	14127	USA
6584	Claire's_Stores_USA	River City Marketplace	13159 City Marketplace #L103	Jacksonville	Florida	32218	USA
6585	Claire's_Stores_USA	Rancho Santa Margarita	30606 Santa Margarita Parkway	Rancho Santa Margarita	California	92688	USA
6587	Claire's_Stores_USA	Denver Premium Outlets	13801 Grant Street Ste 722	Thornton	Colorado	80023	USA
6589	Claire's_Stores_USA	Shoppes At Trace Fork	55 Rhl Boulevard Ste 15	South Charleston	West Virginia	25309	USA
6590	Claire's_Stores_USA	Arbor Place	6700 Douglas Boulevard #1505	Douglasville	Georgia	30135	USA
6591	Claire's_Stores_USA	Hillside Village	205 West Fm 1382 Spc#617	Cedar Hill	Texas	75104	USA
6592	Claire's_Stores_USA	Smith Farm Crossing	9031 North 121 East Avenue	Owasso	Oklahoma	74055	USA
6593	Claire's_Stores_USA	Spokane Valley Mall	14700 East Indiana Ave #2046	Spokane Valley	Washington	99216	USA
6595	Claire's_Stores_USA	Springfield Town Center	6500 Springfield Mall #12048	Springfield	Virginia	22150	USA
6596	Claire's_Stores_USA	Lake Arrowhead Village	P.O. Box 3238	Lake Arrowhead	California	92352	USA
6599	Claire's_Stores_USA	Outlet Center Pittsburgh	2200 Tanger Boulevard #932	Washington	Pennsylvania	15301	USA
6601	Claire's_Stores_USA	Jordan Creek Town Center	101 Jordan Creek Prkwy #11460	West Des Moines	Iowa	50266	USA
6602	Claire's_Stores_USA	Coral Ridge Mall	3200 N Federal Highway #602B	Fort Lauderdale	Florida	33306	USA
6603	Claire's_Stores_USA	Northshore Mall	210 Andover Street	Peabody	Massachusetts	01960	USA
6605	Claire's_Stores_USA	Meridian Crossroads	N Eagle Road & Fairview Avenue	Boise	Idaho	83704	USA
6609	Claire's_Stores_USA	Mt. Berry Square	722 Mount Berry Square Ne	Rome	Georgia	30165	USA
6610	Claire's_Stores_USA	New Market Square	2441 N Maize Road Unit 503	Wichita	Kansas	67205	USA

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Store List

Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
6612	Claire's_Stores_USA	Camarillo Premium Outlets	950 Camarillo Center Suite 922	Camarillo	California	93010	USA
6613	Claire's_Stores_USA	Petaluma Village Premium Outl	2200 Petaluma North Blvd #430	Petaluma	California	94952	USA
6614	Claire's_Stores_USA	Pearlridge Center	98-1005 Moanalua Rd Suite 215B	Aiea Oahu	Hawaii	96701	USA
6615	Claire's_Stores_USA	The Shops At Wiregrass	28163 Paseo Drv Space #810	Wesley Chapel	Florida	33543	USA
6617	Claire's_Stores_USA	Outlet Center Riverhead	1770 West Main Street #1308	Riverhead	New York	11901	USA
6618	Claire's_Stores_USA	Outlet Center Commerce	800 Steven B Tanger Blvd	Commerce	Georgia	30529	USA
6619	Claire's_Stores_USA	Bridge Street Town Centre	365 Bridge Street N.W. #113	Huntsville	Alabama	35806	USA
6620	Claire's_Stores_USA	The Centre At Salisbury	2300 N Salisbury Blvd #J-105	Salisbury	Maryland	21801	USA
6621	Claire's_Stores_USA	Weberstown Mall	4950 Pacific Avenue #215	Stockton	California	95207	USA
6622	Claire's_Stores_USA	Brass Mill Center & Commons	495 Union Street	Waterbury	Connecticut	06720	USA
6623	Claire's_Stores_USA	Sunset Plaza	1700 Market Lane	Norfolk	Nebraska	68701	USA
6625	Claire's_Stores_USA	Coral Ridge Mall	1451 Coral Ridge Avenue	Coralville	Iowa	52241	USA
6627	Claire's_Stores_USA	North Georgia Premium Outlet:	Georgia 400 And Hwy 318 #755	Dawsonville	Georgia	30534	USA
6629	Claire's_Stores_USA	Lighthouse Premium Outlets	1635 Lighthouse Place	Michigan City	Indiana	46360	USA
6630	Claire's_Stores_USA	Centralia Fashion Outlets	1334 Lum Road	Centralia	Washington	98531	USA
6631	Claire's_Stores_USA	Wrentham Village Premium Ou	1048 South Street	Wrentham	Massachusetts	02093	USA
6632	Claire's_Stores_USA	Southland Center	23000 Eureka Road #1125	Taylor	Michigan	48180	USA
6633	Claire's_Stores_USA	Dulles Town Center	21100 Dulles Town Circle	Dulles	Virginia	20166	USA
6634	Claire's_Stores_USA	Lee Premium Outlets	290 Premium Outlets Blvd.	Lee	Massachusetts	01238	USA
6636	Claire's_Stores_USA	Bayshore Town Center	5800 N Bayshore Drive #Q-115	Glendale	Wisconsin	53217	USA
6637	Claire's_Stores_USA	Wayne Towne Center	3985 Burbank Road Suite 8	Wooster	Ohio	44691	USA
6638	Claire's_Stores_USA	The Outlet Shoppes At Gettysb	1863 Gettysburg Village #810	Gettysburg	Pennsylvania	17325	USA
6639	Claire's_Stores_USA	Topanga Mall	6600 Topanga Canyon Blvd 2106C	Canoga Park	California	91303	USA
6641	Claire's_Stores_USA	Walden Galleria	One Walden Galleria Dr B412	Buffalo	New York	14225	USA
6644	Claire's_Stores_USA	Five Points Plaza	18583 Main Street	Huntington Beach	California	92648	USA
6645	Claire's_Stores_USA	North Bend Premium Outlets	461 S Fork Ave. Sw Ste P	North Bend	Washington	98045	USA
6646	Claire's_Stores_USA	Washington Square Mall	808 Washington Avenue	Detroit Lakes	Minnesota	56501	USA
6648	Claire's_Stores_USA	Wilton Mall At Saratoga	365 Route 50	Saratoga Springs	New York	12866	USA
6649	Claire's_Stores_USA	Great Lakes Crossing	4588 Baldwin Road	Auburn Hills	Michigan	48326	USA
6650	Claire's_Stores_USA	Downtown Crossing	371 Washington Street	Boston	Massachusetts	02110	USA
6657	Claire's_Stores_USA	Forum At Olympic Parkway	8332 Agora Pkwy #112	Selma	Texas	78154	USA
6659	Claire's_Stores_USA	Broadmoor Shopping Center	1401 N Turner #A4	Hobbs	New Mexico	88240	USA
6663	Claire's_Stores_USA	Folsom Premium Outlets	13000 Folsom Blvd #1225	Folsom	California	95630	USA
6664	Claire's_Stores_USA	Jackson Crossing	1224 Jackson Crossing	Jackson	Michigan	49202	USA
6667	Claire's_Stores_USA	Paul Bunyan Mall	U S Hwy 2 71 And 371	Bemidji	Minnesota	56601	USA
6669	Claire's_Stores_USA	Dayton Mall	2700 Miamisburg-Centerville Rd	Dayton	Ohio	45459	USA
6670	Claire's_Stores_USA	The Promenade In Temecula	40820 Winchester Ste. 1520	Temecula	California	92591	USA
6674	Claire's_Stores_USA	Tulsa Premium Outlets	3347 Kohler Memorial Dr #C01	Sheboygan	Wisconsin	53081	USA
6678	Claire's_Stores_USA	Citrus Park Town Center	8135 A Citrus Park Town Center	Tampa Bay	Florida	33625	USA
6689	Claire's_Stores_USA	Plymouth Meeting Mall	1150 Plymouth Meeting	Plymouth Meeting	Pennsylvania	19462	USA
6691	Claire's_Stores_USA	Leesburg Premium Outlets	241 Fort Evans Road	Leesburg	Virginia	20176	USA
6692	Claire's_Stores_USA	Quintard Mall	700 Quintard Drive #47	Oxford	Alabama	36203	USA
6694	Claire's_Stores_USA	Hamilton Town Center	13904 Town Center Boulevard	Noblesville	Indiana	46060	USA
6696	Claire's_Stores_USA	Camp Creek Marketplace	3610 Marketplace Boulevard	East Point	Georgia	30344	USA
6697	Claire's_Stores_USA	Providence Marketplace	401 Mt Juliet Road	Mount Juliet	Tennessee	37122	USA
6698	Claire's_Stores_USA	Gateway Plaza	499-21 Sunrise Hwy	Patchogue	New York	11772	USA
6699	Claire's_Stores_USA	Pine Island Marketplace	511 Sw Pine Island Road #103	Cape Coral	Florida	33991	USA
6702	Claire's_Stores_USA	Garden Valley Shopping Center	780 N W Garden Valley Blvd	Roseburg	Oregon	97470	USA
6704	Claire's_Stores_USA	Georgetown Shopping Center	2181 Ralph Dr. #2143	Brooklyn	New York	11234	USA
6706	Claire's_Stores_USA	Crescent Land Shopping Center	3519A Hempstead Tunpike #12E	Levittown	New York	11756	USA
6707	Claire's_Stores_USA	Round Rock Premium Outlets	4401 North Interstate	Round Rock	Texas	78664	USA
6708	Claire's_Stores_USA	Windward Mall	46-056 Kamehameha Hwy	Kaneohe	Hawaii	96744	USA
6709	Claire's_Stores_USA	Barstow Outlet Center	2796 Tanger Way #325	Barstow	California	92311	USA
6711	Claire's_Stores_USA	Dubois Mall	Route 255 Shaffer Road	Dubois	Pennsylvania	15801	USA
6712	Claire's_Stores_USA	Outlets At Legends	1350 Scheels Drive #D 108	Sparks	Nevada	89435	USA
6715	Claire's_Stores_USA	Southside Mall	5006 State Highway 23	Oneonta	New York	13820	USA
6717	Claire's_Stores_USA	Lake Success Shopping Center	1470 Union Turnpike	New Hyde Park	New York	11040	USA
6718	Claire's_Stores_USA	Plaza Del Norte	506 Truncado Street Unit B118	Hatilo	Puerto Rico	00659	USA
6719	Claire's_Stores_USA	Garden City Shopping Center	2214 E Kansas Avenue	Garden City	Kansas	67846	USA
6720	Claire's_Stores_USA	The Promenade - D'lberville	3950 Promenade Parkway Ste A	D'lberville	Mississippi	39540	USA
6721	Claire's_Stores_USA	Las Catalinas	400 Calle Betances Suite 0890	Caguas	Puerto Rico	00725	USA
6722	Claire's_Stores_USA	Lewis Crossing	1040 S Amity Rd Suite D	Conway	Arkansas	72032	USA
6723	Claire's_Stores_USA	The Galleria	5015 Westheimer #A1185	Houston	Texas	77056	USA
6725	Claire's_Stores_USA	Carriage Crossing	4670 Merchants Park Circle	Colliersville	Tennessee	38017	USA
6726	Claire's_Stores_USA	Seatac	1706 S 320Th Street	Federal Way	Washington	98003	USA
6728	Claire's_Stores_USA	Park Meadows	8505 Park Meadows Center Drive	Lone Tree	Colorado	80124	USA
6730	Claire's_Stores_USA	Roosevelt Mall	2329 Cottman Avenue	Philadelphia	Pennsylvania	19149	USA
6732	Claire's_Stores_USA	The Villages Of Amelia	463895 Sr 200	Yulee	Florida	32097	USA
6734	Claire's_Stores_USA	Northpark Center	8687 N Central Expwy	Dallas	Texas	75225	USA
6735	Claire's_Stores_USA	Meadowbrook Mall	202 E Centennial	Pittsburg	Kansas	66762	USA
6737	Claire's_Stores_USA	Uptown Mccomb	1722 Veterans Blvd	Mccomb	Mississippi	39648	USA
6738	Claire's_Stores_USA	Brazos Town Center	24006A Commercial Drive #44	Rosenberg	Texas	77471	USA
6739	Claire's_Stores_USA	Village Of Prasad	1688 Westchester Ave.	Bronx	New York	10472	USA
6741	Claire's_Stores_USA	The Pavilions At Talking Stick	8980 East Taling Stick Way #3	Scottsdale	Arizona	85250	USA
6742	Claire's_Stores_USA	Carolina Mall	1480 U S Highway 29 North	Concord	North Carolina	28025	USA

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Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
6743	Claire's_Stores_USA	Woodburn Premium Outlets	1001 Arney Road	Woodburn	Oregon	97071	USA
6744	Claire's_Stores_USA	Crossroads Mall	41 Crossroads Mall	Mt. Hope	West Virginia	25880	USA
6745	Claire's_Stores_USA	Outlet Center Hilton Head	1414 Fording Island Road	Bluffton	South Carolina	29910	USA
6746	Claire's_Stores_USA	San Dimas Marketplace	8308 West Arrow Highway #11	San Dimas	California	91773	USA
6747	Claire's_Stores_USA	Bellevue Square	158 Bellevue Square	Bellevue	Washington	98004	USA
6749	Claire's_Stores_USA	River Landing	1440 Nw North River Drive 350	Miami	Florida	33125	USA
6750	Claire's_Stores_USA	Shoppes At North Village	5107 N Belt Highway	St Joseph	Missouri	64506	USA
6751	Claire's_Stores_USA	River Ridge Mall	3405 Candler's Mtn Road	Lynchburg	Virginia	24502	USA
6754	Claire's_Stores_USA	The Mall At Millenia	2955 Church Road East	Southaven	Mississippi	38671	USA
6755	Claire's_Stores_USA	Murrietta Town Center	40477 Murrieta Hot Springs	Murrieta	California	92563	USA
6756	Claire's_Stores_USA	Sawmill Square	910 Sawmill Square Road	Laurel	Mississippi	39440	USA
6757	Claire's_Stores_USA	Fashion Valley Mall	7007 Friars Road #363	San Diego	California	92108	USA
6758	Claire's_Stores_USA	Miromar Outlets	10801 Corkscrew Road	Estero	Florida	33928	USA
6760	Claire's_Stores_USA	Outlet Center Nashville	1 24 At Hickory Hollow Parkway	Antioch	Tennessee	37013	USA
6761	Claire's_Stores_USA	Gateway Center	494 Gateway Drive	Brooklyn	New York	11239	USA
6762	Claire's_Stores_USA	Palmer Park Mall	2455 Park Avenue	Easton	Pennsylvania	18042	USA
6763	Claire's_Stores_USA	Port Charlotte Town Center	1441 Tamiami Trail #941	Port Charlotte	Florida	33948	USA
6764	Claire's_Stores_USA	River Front Center	358 Route 3 West	Clifton	New Jersey	07014	USA
6765	Claire's_Stores_USA	863 Broadway	2314 Santa Clara Ave	Alameda	California	94501	USA
6766	Claire's_Stores_USA	Dolphin Mall	11401 N W 12Th Street #130	Miami	Florida	33172	USA
6768	Claire's_Stores_USA	Gateway Marketplace	555 Broadway Ste 1054	Chula Vista	California	91910	USA
6772	Claire's_Stores_USA	The Mall At Sierra Vista	2200 El Mercado Loop	Sierra Vista	Arizona	85635	USA
6773	Claire's_Stores_USA	Orlando International Premium	4973 International Drive	Orlando	Florida	32819	USA
6774	Claire's_Stores_USA	North Plains Mall	2809 N Prince Street	Clovis	New Mexico	88101	USA
6779	Claire's_Stores_USA	Golden East Crossing	1100 N Wesleyan Blvd #5008	Rocky Mount	North Carolina	27804	USA
6781	Claire's_Stores_USA	Rivertown Crossings	3700 Rivertown Parkway	Grandville	Michigan	49418	USA
6785	Claire's_Stores_USA	Hall Road Crossing	4211 Waialae Ave	Honolulu	Hawaii	96816	USA
6786	Claire's_Stores_USA	Rio West Mall	1300 West Maloney Ave	Gallup	New Mexico	87301	USA
6787	Claire's_Stores_USA	Pier Park	205 Bluefish Drive #110	Panama City Beach	Florida	32413	USA
6788	Claire's_Stores_USA	Tucson Premium Outlets	931 Marina Village Pkwy	Alameda	California	94501	USA
6789	Claire's_Stores_USA	Kittery Premium Outlets	5170 Moorpark Ave	San Jose	California	95129	USA
6790	Claire's_Stores_USA	Mall Of Georgia	3333 Buford Drive	Buford	Georgia	30519	USA
6791	Icing_Stores_USA	Westfarms	615 N. Alvernon	Tucson	Arizona	85711	USA
6796	Claire's_Stores_USA	Pacific View	3301 E Main Street	Ventura	California	93003	USA
6798	Claire's_Stores_USA	Crystal Mall	850 Hartford Turnpike	Waterford	Connecticut	06385	USA
6800	Claire's_Stores_USA	Lenox Square	16922 Bolsa Chica Street	Huntington Beach	California	92649	USA
6801	Claire's_Stores_USA	American Dream	1 American Dream Way	East Rutherford	New Jersey	07073	USA
6803	Claire's_Stores_USA	Brandon Mall	639 Brandon Town Ctr Blvd	Brandon	Florida	33511	USA
6805	Claire's_Stores_USA	Allen Premium Outlets	820 West Stacy Road #626	Allen	Texas	75013	USA
6808	Claire's_Stores_USA	Clackamas Town Center	12000 S E 82 Avenue	Portland	Oregon	97086	USA
6809	Claire's_Stores_USA	Mount Pleasant Towne Center	1329 Theater Drive	Mt Pleasant	South Carolina	29464	USA
6815	Claire's_Stores_USA	Natomas Marketplace	3681 Truxel Road	Sacramento	California	95834	USA
6827	Claire's_Stores_USA	Hillsdale Shopping Center	404 Hillsdale Shop Ctr	San Mateo	California	94403	USA
6828	Claire's_Stores_USA	Buena Park Mall	8281C On The Wall	Buena Park	California	90620	USA
6830	Claire's_Stores_USA	Galleria At Roseville	1151 Galleria Boulevard #2057	Roseville	California	95678	USA
6831	Claire's_Stores_USA	Stonebriar Centre	2601 Preston Road	Frisco	Texas	75034	USA
6836	Claire's_Stores_USA	Plaza Guaynabo	State Road #20 Km 3.4	Guaynabo	Puerto Rico	00965	USA
6837	Claire's_Stores_USA	The Pinnacle	475 Pinnacle Parkway	Bristol	Tennessee	37620	USA
6847	Claire's_Stores_USA	Arundel Mills	7000 Arundel Mills Circle	Hanover	Maryland	21076	USA
6853	Claire's_Stores_USA	Outlet Center Tilton	120 Laconia Road	Tilton	New Hampshire	03276	USA
6858	Claire's_Stores_USA	The Mall At Wellington Green	10300 Forest Hill Blvd	Wellington	Florida	33414	USA
6859	Claire's_Stores_USA	International Plaza	2223 N West Shore Blvd #112	Tampa	Florida	33607	USA
6860	Claire's_Stores_USA	Rookwood Commons	2727 Edmondson Road	Norwood	Ohio	45208	USA
6863	Claire's_Stores_USA	Oakland Mall	656 West 14 Mile Road	Troy	Michigan	48083	USA
6870	Claire's_Stores_USA	Orlando Vineland Premium Out	8166 Vineland Avenue #1707	Orlando	Florida	32821	USA
6873	Claire's_Stores_USA	Rockwall Market Center	2811 Market Center Blvd #2837	Rockwall	Texas	75087	USA
6876	Claire's_Stores_USA	Waterford Lakes Town Center	411 North Alafaya Trail	Orlando	Florida	32828	USA
6878	Claire's_Stores_USA	The Crossings Premium Outlets	1000 Premium Outlet Drive	Tannersville	Pennsylvania	18372	USA
6881	Claire's_Stores_USA	Wenatchee Valley Mall	511 Valley Mall Parkway	East Wenatchee	Washington	98802	USA
6882	Claire's_Stores_USA	The Lakes Mall	5600 Harvey Street	Muskegon	Michigan	49444	USA
6883	Claire's_Stores_USA	Bowie Town Center	15435 Emerald Way	Bowie	Maryland	20716	USA
6884	Claire's_Stores_USA	Las Americas Premium Outlets	4321 Camino De La Plaza	San Ysidro	California	92173	USA
6890	Claire's_Stores_USA	Deer Park Town Center	20530 North Rand Road	Deer Park	Illinois	60010	USA
6891	Claire's_Stores_USA	Mall At Robinson	100 Robinson Center Drive	Pittsburgh	Pennsylvania	15205	USA
6893	Claire's_Stores_USA	Dogwood Festival Market	202 Dogwood Boulevard	Flowood	Mississippi	39232	USA
6904	Claire's_Stores_USA	Macedonia Commons	8210 Macedonia Blvd	Macedonia	Ohio	44056	USA
6905	Claire's_Stores_USA	The Westchester	125 Westchester Avenue	White Plains	New York	10601	USA
6906	Claire's_Stores_USA	Westover Marketplace	8203 Highway 151 #503	San Antonio	Texas	78245	USA
6913	Claire's_Stores_USA	The Mall At Stonecrest	2929 Turner Hill Road #2360	Lithonia	Georgia	30038	USA
6923	Claire's_Stores_USA	Eden Prairie Center	8251 Flying Cloud Drive #2178	Eden Prairie	Minnesota	55344	USA
6924	Claire's_Stores_USA	Chandler Fashion Center	3111 West Chandler Blvd	Chandler	Arizona	85226	USA
6926	Claire's_Stores_USA	Desert Ridge Marketplace	21001 North Tatum Blvd	Phoenix	Arizona	85050	USA
6934	Claire's_Stores_USA	The Waterfront	120 West Bridge Street	Homestead	Pennsylvania	15120	USA
6935	Claire's_Stores_USA	Polaris Fashion Place	1500 Polaris Parkway #2168	Columbus	Ohio	43240	USA
6950	Claire's_Stores_USA	Green Oak Village Place	9775 Village Place Boulevard	Brighton	Michigan	48116	USA

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Loc #	Concept/Banner	Name	Address	City	State	Zip	Country
6951	Claire's_Stores_USA	Mesilla Valley Mall	700 S Telshor Blvd	Las Cruces	New Mexico	88011	USA
6956	Claire's_Stores_USA	The Paddock Shops	4053 Summit Plaza Drive	Louisville	Kentucky	40241	USA
6958	Claire's_Stores_USA	Valley River Center	501 Valley River Center	Eugene	Oregon	97401	USA
6960	Claire's_Stores_USA	Lake City Mall	2469 West U S Hwy 90 #172	Lake City	Florida	32055	USA
6963	Claire's_Stores_USA	The Collection At Forsyth	410 Peach Tree Parkway #148	Cumming	Georgia	30041	USA
6965	Claire's_Stores_USA	Paris Town Center	3534 Lamar Ave	Paris	Texas	75460	USA
6966	Claire's_Stores_USA	The Mall At Fairfield Commons	2727 Fairfield Commons	Beaver Creek	Ohio	45431	USA
6967	Claire's_Stores_USA	Ocean County Mall	1201 Hopper Avenue Space #455	Toms River	New Jersey	08753	USA
6972	Claire's_Stores_USA	Kendall Village Center	8713 Sw 124Th. Ave	Miami	Florida	33183	USA
6985	Claire's_Stores_USA	Oakwood Shopping Center	197 Westbank Expy Ste 1740	Gretna	Louisiana	70056	USA
6986	Claire's_Stores_USA	The Marketplace At Augusta	2 Steven King Drive #5	Augusta	Maine	04330	USA
6987	Claire's_Stores_USA	Terrace At Florida Mall	8001 S Orange Blossom Trail	Orlando	Florida	32809	USA
8002	Icing_Stores_USA	Baybrook Mall	1074 Baybrook Mall Suite #1074	Houston	Texas	77546	USA
8003	Icing_Stores_USA	Fox River Mall	4301 W. Wisconsin Ave #598	Appleton	Wisconsin	54913	USA
8004	Icing_Stores_USA	Willowbrook Mall	2702 Willowbrook Mall	Wayne	New Jersey	07470	USA
8006	Icing_Stores_USA	Jordan Creek Town Center	101 Jordan Creek Parway	West Des Moines	Iowa	50266	USA
8007	Icing_Stores_USA	Coronado Center	6600 Menaul Ne H 001	Albuquerque	New Mexico	87110	USA
8009	Icing_Stores_USA	Clackamas Town Center	12000 Se 82Nd Ave Suite #G105	Happy Valley	Oregon	97086	USA
8022	Icing_Stores_USA	Northwest Arkansas Mall	4201 Highway 471 N	North Fayetteville	Arkansas	72702	USA
8023	Claire's_Stores_USA	Tucker Meridian	4310 Lavista Road #A-250	Tucker	Georgia	30084	USA
8025	Claire's_Stores_USA	Vintage Oaks	120 Vintage Way	Novato	California	94945	USA
8026	Claire's_Stores_USA	The Forum On Peachtree Parkw	5145 Peachtree Parkway #445	Peachtree Corners	Georgia	30092	USA
8075	Icing_Stores_USA	The Shoppes At Carlsbad	2525 El Camino Real	Carlsbad	California	92008	USA
8100	Icing_Stores_USA	Valley Plaza Mall	2701 Ming Ave Suite #196	Bakersfield	California	93304	USA
8107	Icing_Stores_USA	Vintage Faire Mall	3401 Dale Road #324	Modesto	California	95356	USA
8110	Icing_Stores_USA	Arden Fair	1689 Arden Way	Sacramento	California	95815	USA
8133	Icing_Stores_USA	Pueblo Mall	3515 Dillon Drive	Pueblo	Colorado	81008	USA
8145	Icing_Stores_USA	Christiana Mall	513 Christiana Mall Rd	Newark	Delaware	19702	USA
8155	Icing_Stores_USA	Brandon Mall	459 Brandon Town Center Drive	Brandon	Florida	33511-4758	USA
8205	Icing_Stores_USA	Prince Kuhio Plaza	111 E Puainako St	Hilo	Hawaii	96720	USA
8206	Icing_Stores_USA	Pearlridge Center	533 Pearlridge Ctr #22-06	Aiea Oahu	Hawaii	96701	USA
8209	Icing_Stores_USA	Pearlridge Center	98-1005 Monalua Road #236	Aiea	Hawaii	96701	USA
8234	Icing_Stores_USA	Market Place Mall	2000 N Neil Street	Champaign	Illinois	61820	USA
8259	Icing_Stores_USA	Cherryvale Mall	7200 Harrison Ave Space G-27	Rockford	Illinois	61112	USA
8261	Icing_Stores_USA	Eastland Mall	800 N Green River Road #56	Evansville	Indiana	47715	USA
8263	Icing_Stores_USA	Muncie Mall	3501 N Grandville Ave #J7	Muncie	Indiana	47303	USA
8264	Icing_Stores_USA	Greenwood Park Mall	1251 U S 31 North	Greenwood	Indiana	46142	USA
8276	Icing_Stores_USA	Oak Park Mall	11409 W 95Th St	Overland Park	Kansas	66214	USA
8280	Icing_Stores_USA	West Ridge Mall	1801 S W Wanamaker Road	Topeka	Kansas	66604	USA
8299	Icing_Stores_USA	Mall Of Acadiana	5725 Johnston Street #140	Lafayette	Louisiana	70503	USA
8328	Icing_Stores_USA	The Maine Mall	364 Maine Mall Road Ste 318A	South Portland	Maine	04106	USA
8351	Icing_Stores_USA	Southland Center	23000 Eureka Road #1065	Taylor	Michigan	48180	USA
8378	Icing_Stores_USA	Independence Center	18801 E 39 Street Suite 1072	Independence	Missouri	64057	USA
8379	Icing_Stores_USA	Northpark Mall	101 Rangeline Road	JOPlin	Missouri	64801	USA
8380	Icing_Stores_USA	Battlefield Mall	2825 South Glenstone Ave	Springfield	Missouri	65804	USA
8390	Icing_Stores_USA	Rimrock Mall	300 South 24Th St West #D-9	Billings	Montana	59102	USA
8442	Icing_Stores_USA	Cottonwood Mall	10000 Coors Blvd N W #E-239	Albuquerque	New Mexico	87114	USA
8447	Icing_Stores_USA	Mesilla Valley Mall	700 Telshor Blvd	Las Cruces	New Mexico	88001	USA
8487	Icing_Stores_USA	The Mall At Fairfield Commons	2727 N Fairfield Road	Beavercreek	Ohio	45431	USA
8495	Icing_Stores_USA	Dayton Mall	270 Dayton Mall	Dayton	Ohio	45459	USA
8496	Icing_Stores_USA	Great Lakes Mall	7850 Mentor Avenue #820	Mentor	Ohio	44060	USA
8517	Icing_Stores_USA	Franklin Park Mall	5001 Monroe Street	Toledo	Ohio	43623	USA
8529	Icing_Stores_USA	Rogue Valley Mall	1600 N Riverside	Medford	Oregon	97501	USA
8595	Icing_Stores_USA	Haywood Mall	700 Haywood Road	Greenville	South Carolina	29607	USA
8597	Icing_Stores_USA	Uptown Rapid City	2200 N Maple Ave	Rapid City	South Dakota	57701	USA
8607	Icing_Stores_USA	West Town Mall	7600 Kingston Pike #1530	Knoxville	Tennessee	37919	USA
8624	Icing_Stores_USA	Broadway Square Mall	4601 S Broadway #D06C	Tyler	Texas	75703	USA
8629	Icing_Stores_USA	Cielo Vista Mall	8401 Gateway Blvd West Sp#J-01	El Paso	Texas	79925	USA
8639	Icing_Stores_USA	La Plaza Mall	2200 South 10Th Street	Mcallen	Texas	78503	USA
8642	Icing_Stores_USA	Parkdale Mall	820 Parkdale Rd	Beaumont	Texas	77706	USA
8652	Icing_Stores_USA	Ingram Park Mall	6301 Nw Loop #507	San Antonio	Texas	78238	USA
8667	Icing_Stores_USA	South Towne Center	10450 So. State St. Space 2030	Sandy	Utah	84070	USA
8677	Icing_Stores_USA	Valley Mall	1925 E Market Street	Harrisonburg	Virginia	22801	USA
8682	Icing_Stores_USA	Spotsylvania Towne Centre	675 Sportsylvania Mall Dr.	Fredericksburg	Virginia	22407	USA
8698	Icing_Stores_USA	Dulles Town Center	21100 Dulles Town Circle	Dulles	Virginia	20166	USA
8722	Icing_Stores_USA	Southridge Mall	5300 S 76Th Street #1250	Greendale	Wisconsin	53129	USA
8780	Icing_Stores_USA	Stonebriar Centre	121 Preston Road Suite #2008	Frisco	Texas	75034	USA
8797	Icing_Stores_USA	St. Clair Square	248 St Clair Square	Fairview Heights	Illinois	62208	USA
8802	Icing_Stores_USA	Gateway Mall	6100 O St. #268	Lincoln	Nebraska	68505	USA

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Loc #	Name	Address	City	State	Zip	Country
627	Claire's Wmt Wentzville	1971 Wentzville Pkwy	Wentzville	Missouri	63385	USA
628	Claire's Wmt Oregon	3721 Navarre Ave	Oregon	Ohio	43616	USA
630	Claire's Wmt Winder	440 Atlanta Hwy N.W Spc #110	Winder	Georgia	30680	USA
631	Claire's Wmt Indianapolis	10617 E Washington St	Indianapolis	Indiana	46229	USA
634	Claire's Wmt Elkin	548 Cc Camp Rd #110	Elkin	North Carolina	28621	USA
641	Claire's Wmt Dallas	3615 Marietta Hwy	Dallas	Georgia	30157	USA
643	Claire's Wmt Hayden	550 W Honeysuckle Ave	Hayden	Idaho	83835	USA
645	Claire's Wmt Cleburne	1616 Wes Henderson	Cleburne	Texas	76033-4123	USA
647	Claire's Wmt Lapeer	555 E Genesee St	Lapeer	Michigan	48446	USA
648	Claire's Wmt Granite Falls	4780 Hickory Blvd	Granite Falls	North Carolina	28630-8237	USA
652	Claire's Wmt El Paso	9441 Alameda Ave	El Paso	Texas	79907-5601	USA
654	Claire's Wmt Middletown Spc 1	705 Middletown Warwick Rd	Middletown	Delaware	19709	USA
656	Claire's Wmt Covington Spc 13C	10300 Industrial Blvd Ne	Covington	Georgia	30014	USA
657	Claire's Wmt Salisbury	323 S Arlington St	Salisbury	North Carolina	28144	USA
658	Claire's Wmt Calera	5100 Highway 31	Calera	Alabama	35040	USA
659	Claire's Wmt Council Bluffs	1800 N 16Th St	Council Bluffs	Iowa	51501	USA
660	Claire's Wmt Indianapolis	4650 S Emerson Ave	Indianapolis	Indiana	46203	USA
661	Claire's Wmt Charlotte	1680 Packard Hwy	Charlotte	Michigan	48813	USA
663	Claire's Wmt Beaumont	1540 E 2Nd St	Beaumont	California	92223	USA
666	Claire's Wmt Holly Springs	7016 Gb Alford Hwy	Holly Springs	North Carolina	27540	USA
667	Claire's Wmt Meridian	5001 N Ten Mile Rd	Meridian	Idaho	83646	USA
669	Claire's Wmt Henrico	5001 Nine Mile Road	Henrico	Virginia	23223	USA
671	Claire's Wmt Athens	929 State Street	Athens	Ohio	45701	USA
672	Claire's Wmt Albuquerque	3500 Coors Blvd Sw	Albuquerque	New Mexico	87121-5274	USA
673	Claire's Wmt Rexburg	1450 North 2Nd East	Rexburg	Idaho	83440	USA
675	Claire's Wmt Fort Oglethorpe	3040 Battlefield Pkwy	Fort Oglethorpe	Georgia	30742	USA
676	Claire's Wmt Columbia	7520 Garners Ferry Rd	Columbia	South Carolina	29209	USA
677	Claire's Wmt Wichita	5475 N Meridian Ave	Wichita	Kansas	67204	USA
678	Claire's Wmt Vernal	1851 W Highway 40	Vernal	Utah	84078	USA

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Loc #	Name	Address	City	State	Zip	Country
679	Clares Wmt Leesburg	2501 Citrus Blvd	Leesburg	Florida	34748	USA
680	Clares Wmt Dalton	815 Shugart Rd	Dalton	Georgia	30720	USA
681	Clares Wmt Derby	2020 N Nelson Dr	Derby	Kansas	67037	USA
683	Clares Wmt Kissimmee	904 Cypress Pkwy	Kissimmee	Florida	34759	USA
684	Clares Wmt Pflugerville	1548 Fm 685	Plugerville	Texas	78660	USA
687	Clares Wmt Lubbock	1911 Marsha Sharp Fwy	Lubbock	Texas	79415-4036	USA
689	Clares Wmt Belleville Spc 120	2608 Green Mount Commons Dr	Belleville	Illinois	62221	USA
690	Clares Wmt Dallas	7401 Samuell Blvd #700	Dallas	Texas	75228	USA
691	Clares Wmt Fort Worth	8520 N Beach St	Fort Worth	Texas	76244	USA
711	Clares Wmt Balch Springs	12300 Lake June Rd Spc #700	Balch Springs	Texas	75180	USA
3016	Clares Wmt Muscle Shoals	517 Avalon Ave Spc #130	Muscle Shoals	Alabama	35661	USA
3044	Clares Wmt Hot Springs	1601 Albert Pike Rd	Hot Springs	Arkansas	71913	USA
3045	Clares Wmt Cabot	304 S Rockwood Dr Spc #120	Cabot	Arkansas	72023	USA
3046	Clares Wmt Peoria	7975 W Peoria Ave Spc 150	Peoria	Arizona	85345	USA
3050	Clares Wmt Orange City	2400 Veterans Memorial Pkwy	Orange City	Florida	32763	USA
3051	Clares Wmt Tallahassee	3535 Apalachee Pkwy Spc #100	Tallahassee (East)	Florida	32311	USA
3052	Clares Wmt Lilburn	4004 Lawrenceville Hwy Nw	Lilburn	Georgia	30047	USA
3057	Clares Wmt Marion	2802 Outer Road Drive	Marion	Illinois	62959	USA
3060	Clares Wmt Hays	4301 Vine St Spc #130	Hays	Kansas	67601	USA
3061	Clares Wmt Bowling Green	1201 Morgantown Rd Spc 140	Bowling Green (Nw)	Kentucky	42101	USA
3068	Clares Wmt Monroe	2701 Louisville Ave #700	Monroe	Louisiana	71201	USA
3069	Clares Wmt Lindon	585 N State St Spc 110	Lindon	Utah	84042	USA
3071	Clares Wmt Elkhart	175 Country Rd #6 West Spc 130	Elkhart	Indiana	46514	USA
3072	Clares Wmt Clio	11493 N Linden Rd	Clio	Michigan	48420	USA
3074	Clares Wmt Sapulpa	1002 W Taft St Spc 150	Sapulpa	Oklahoma	74066	USA
3075	Clares Wmt Knoxville	7550 Norris Freeway Spc 110	Knoxville	Tennessee	37938	USA
3076	Clares Wmt Corinth	2301 S Harper Rd	Corinth	Mississippi	38834	USA
3081	Clares Wmt Reidsville	1624 Nc #14 Highway	Reidsville	orth Carolir	27320	USA
3082	Clares Wmt Morrisville	1001 Shiloh Glenn Dr #130	Morrisville	orth Carolir	27560	USA

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Loc #	Name	Address	City	State	Zip	Country
3086	Clares Wmt Madison	8580 Hwy 72 W Spc 100	Madison	Alabama	35758	USA
3093	Clares Wmt Cortland	819 Bennie Road	Cortland	New York	13045	USA
3101	Clares Wmt Lima	2450 Allentown Rd Spc 120	Lima	Ohio	45805	USA
3104	Clares Wmt Johnstown	150 Town Centre Dr	Johnstown	Pennsylvania	15904	USA
3105	Clares Wmt Gaffney	165 Walton Dr	Gaffney	South Carolina	29341	USA
3108	Clares Wmt Knoxville	3051 Kinzel Way Spc 120	Knoxville	Tennessee	37924	USA
3112	Clares Wmt Chattanooga	501 Signal Mountain Rd	Chattanooga Signal	Tennessee	37405	USA
3113	Clares Wmt Tulsa	207 S Memorial Dr Spc 140	Tulsa	Oklahoma	74112	USA
3117	Clares Wmt W. Orange	3115 Egar Brown Dr	West Orange	Texas	77630	USA
3119	Clares Wmt Westworth Village	6770 Westworth Blvd	Westworth Village	Texas	76114	USA
3121	Clares Wmt Easley	115 Rolling Hills Crcl Spc 100	Easley	South Carolina	29640	USA
3125	Clares Wmt Missouri City	5501 Highway 6 #700	Missouri City	Texas	77459	USA
3131	Clares Wmt Spring Lake	670 Lillington Hwy Spc 700	Spring Lake	North Carolina	28390	USA
3132	Clares Wmt Roanoke	1228 North Highway 377	Roanoke	Texas	76262	USA
3133	Clares Wmt Seneca	1636 Sandifer Blvd Spc 120	Seneca	South Carolina	29678	USA
3138	Clares Wmt Plover	250 Crossroads Dr	Plover	Wisconsin	54467	USA
3140	Clares Wmt Logan	1150 S 100 W	Logan	Utah	84321-5573	USA
3142	Clares Wmt Englewood	7725 Hoke Rd	Englewood	Ohio	45315	USA
3155	Clares Wmt Benton	17309 Interstate 30 S	Benton	Arkansas	72015	USA
3157	Clares Wmt High Ridge	2700 Ridge Point Dr	High Ridge	Missouri	63049-2201	USA
3159	Clares Wmt Fort Wayne	10420 Marysville Rd Spc 150	Fort Wayne	Indiana	46835	USA
3161	Clares Wmt West Valley City	3180 S 5600 W	West Valley City	Utah	84120	USA
3162	Clares Wmt Buford	3250 Sardis Church Rd Spc 110	Buford	Georgia	30519	USA
3166	Clares Wmt Winston-Salem	320 E Hanes Mill Rd Spc 700	Winston-Salem	North Carolina	27105	USA
3168	Clares Wmt Lawrence	10735 Pendleton Pike	Lawrence	Indiana	46236	USA
3175	Clares Wmt New Castle	2501 W State Street Spc 110	New Castle	Pennsylvania	16101	USA
3177	Clares Wmt Marysville Sp210	555 Colemans Crossing Blvd	Marysville	Ohio	43040	USA
3179	Clares Wmt Belle Vernon	100 Sara Way Spc 130	Belle Vernon	Pennsylvania	15012	USA
3181	Clares Wmt Palmhurst	215 E Mile 3 Rd Spc 700	Palmhurst	Texas	78573	USA

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Loc #	Name	Address	City	State	Zip	Country
3182	Clares Wmt Safford	755 S 20Th Ave	Safford	Arizona	85546	USA
3183	Clares Wmt Jacksonville	2025 N Marine Blvd Spc 120	Jacksonville	North Carolina	28546	USA
3185	Clares Wmt S Sand Springs	220 S Highway 97 Spc 150	S Sand Springs	Oklahoma	74063	USA
3201	Clares Wmt Beloit	2785 N Milwaukee Rd Spc 140	Beloit	Wisconsin	53511	USA
3203	Clares Wmt Birmingham Spc 1	5919 Trussville Crossing Pkwy	Trussville	Alabama	35235	USA
3204	Clares Wmt El Mirage	12900 W Thunderbird Rd	El Mirage	Arizona	85335	USA
3205	Clares Wmt Glenpool	12200 S. Waco	Glenpool	Oklahoma	74033	USA
3207	Clares Wmt Saginaw	1401 N Saginaw Blvd	Saginaw	Texas	76179	USA
3208	Clares Wmt Troy	1801 W Main Street Spc 110	Troy	Ohio	45373	USA
3213	Clares Wmt North Augusta	1201 Knox Ave Spc 600	North Augusta	South Carolina	29841	USA
3216	Clares Wmt Abingdon	16032 Fifteen Mile Boulevard	Abingdon	Virginia	24211	USA
3217	Clares Wmt Jacksonville	1941 W Morton Ave Spc #120	Jacksonville	Illinois	62650	USA
3219	Clares Wmt Columbus Sw	5200 West Pointe Plaza Spc110	Columbus	Ohio	43228	USA
3220	Claire Wmt Battle Creek	6020 B Dr N Spc 100	Battle Creek	Michigan	49014	USA
3228	Clares Wmt Lawrenceburg	1000 Bypass N Spc #700	Lawrenceburg	Kentucky	40342	USA
3233	Clares Wmt Alcoa	1030 Hunters Crossin	Alcoa	Tennessee	37701	USA
3236	Clares Wmt Columbus	818 E 23Rd St	Columbus	Nebraska	68601	USA
3239	Clares Wmt Canyon	1701 N 23Rd St Spc #120	Canyon	Texas	79015	USA
3243	Clares Wmt Canton	603 E Highway 243 #130	Canton	Texas	75103	USA
3244	Clares Wmt Ottawa	4041 Veterans Dr	Ottawa	Illinois	61350	USA
3245	Clares Wmt De Land	1699 N Woodland Blvd	De Land	Florida	32720	USA
3246	Clares Wmt Alamosa	3333 Clark St Spc #100	Alamosa	Colorado	81101	USA
3247	Clares Wmt Greencastle	1750 Indianapolis Rd Spc#200	Greencastle	Indiana	46135	USA
3248	Clares Wmt Lake Geneva	201 S Edwards Blvd Spc #100	Lake Geneva	Wisconsin	53147	USA
3249	Clares Wmt Owasso	12101 E 96Th St N Spc 100	Owasso	Oklahoma	74055	USA
3250	Clares Wmt Spanish Fork	1206 N Canyon Creek Pkwy Sp100	Spanish Fork	Utah	84660	USA
3253	Clares Wmt Spring Hill	1485 Commercial Way Spc #110	Spring Hill	Florida	34606	USA
3255	Clares Wmt Nashville-Antioch	3035 Hamilton Church Rd Sp120	Nashville	Tennessee	37013	USA
3259	Clares Wmt Lancaster	805 Hwy 9 Bypass Wes Spc #140	Lancaster	South Carolina	29720	USA

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Loc #	Name	Address	City	State	Zip	Country
3260	Clares Wmt Holland	2629 N Park Dr Spc 700	Holland	Michigan	49424	USA
3264	Clares Wmt Apex	3151 Apex Pkwy Spc 100	Apex	orth Carolir	27502	USA
3266	Clares Wmt Tallahassee	5500 Thomasville Rd Spc #100	Tallahassee	Florida	32312	USA
3268	Clares Wmt Columbia	2200 Brookmeade Dr Spc 100	Columbia	Tennessee	38401	USA
3271	Clares Wmt Burlington Spc130	530 S Graham Hopedale Rd	Burlington	orth Carolir	27217	USA
3279	Clares Wmt Wadsworth	222 Smokerise Dr Spc 140	Wadsworth	Ohio	44281	USA
3282	Clares Wmt Pembroke	930 Highway 711 East Spc 700	Pembroke	orth Carolir	28372	USA
3287	Clares Wmt Logansport	240 Mall Road Spc 110	Logansport	Indiana	46947	USA
3289	Clares Wmt Shawnee	196 Shawnee Mall Rd Spc 150	Shawnee	Oklahoma	74804	USA
3290	Clares Wmt San Antonio	5626 Walzem Rd Spc 100	San Antonio	Texas	78218	USA
3294	Clares Wmt Beaufort	350 Robert Smalls Pkwy	Beaufort	outh Carolir	29906	USA
3296	Clares Wmt Broussard	123 Saint Nazaire Rd Spc 120	Broussard	Louisiana	70518	USA
3298	Clares Wmt Ashland	1996 E Main St Spc #130	Ashland	Ohio	44805	USA
3303	Clares Wmt Goshen	4024 Elkhart Rd Spc 110	Goshen	Indiana	46526	USA
3306	Clares Wmt Elkins	721 Beverly Pike Spc #600	Elkins	Vest Virgini	26241	USA
3307	Clares Wmt Las Vegas	1807 W Craig Rd Spc 110	North Las Vegas	Nevada	89032	USA
3312	Clares Wmt Gulfport	9350 Highway 49 Spc 120	Gulfport	Mississippi	39503	USA
3319	Clares Wmt Evans	4469 Washington Rd Spc 110	Evans	Georgia	30809	USA
3320	Clares Wmt Hillsborough	501 Hampton Pointe B Spc 120	Hillsborough	orth Carolir	27278	USA
3322	Clares Wmt American Fork	949 W Grassland Dr Spc 100	American Fork	Utah	84003	USA
3323	Clares Wmt La Vergne	5511 Murfreesboro Rd Spc 120	La Vergne	Tennessee	37086	USA
3324	Clares Wmt Grovetown	5010 Steiner Way Spc 110	Grovetown	Georgia	30813-5013	USA
3325	Clares Wmt West Valley City	5675 W 6200 S Spc 110	West Valley City	Utah	84118	USA
3326	Claire Wmt Knoxville	7420 Chapman Hwy Spc 130	Knoxville	Tennessee	37920	USA
3327	Clares Wmt Broken Arrow	3900 E Hillside Dr Spc 110	Broken Arrow	Oklahoma	74014	USA
3328	Clares Wmt Mebane	1318 Mebane Oaks Rd Spc 100	Mebane	orth Carolir	27302	USA
3331	Clares Wmt Clarksville	1680 Ft Campbell Blvd Spc 100	Clarksville	Tennessee	37042	USA
3336	Clares Wmt Toccoa	3886 Highway 17 S Spc #100	Toccoa	Georgia	30538	USA
3340	Clares Wmt Montgomery	851 Ann St Spc 700	Montgomery	Alabama	36107	USA

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Loc #	Name	Address	City	State	Zip	Country
3343	Clares Wmt Texarkana	4000 New Boston Rd Spc 130	Texarkana	Texas	75501	USA
3344	Clares Wmt Houston-West Par	3506 Highway 6 S Spc 700	Houston	Texas	77082	USA
3348	Clares Wmt Huntington	2800 Wal Mart Dr Spc #130	Huntington	Indiana	46750	USA
3349	Clares Wmt Memphis Se	7525 Winchester Rd Spc 110	Memphis	Tennessee	38125	USA
3350	Clares Wmt Raeford	4545 Fayetteville Rd Spc 110	Raeford	orth Caroli	28376	USA
3351	Clares Wmt Cranberry	10 Kimberly Ln Spc #110	Cranberry	ennsylvani	16319	USA
3352	Clares Wmt Louisville	175 Outer Loop Spc 110	Louisville	Kentucky	40214	USA
3353	Clares Wmt Corpus Christi	3829 Us Hwy 77 Spc 120	Corpus Christi	Texas	78410	USA
3354	Clares Wmt Villa Rica	600 Carrollton Villa Rica Hwy	Villa Rica	Georgia	30180	USA
3355	Clares Wmt Kernersville	1130 S Main St Spc #110	Kernersville	orth Caroli	27284	USA
3356	Clares Wmt Sumter	1283 Broad St Spc 100	Sumter	outh Caroli	29150	USA
3359	Clares Wmt Kyle	5754 Kyle Parkway Spc 100	Kyle	Texas	78640	USA
3369	Clares Wmt Hueytown	1007 Red Farmer Dr Spc 700	Hueytown	Alabama	35023	USA
3371	Clares Wmt Cornelia	250 Furniture Dr Spc 610	Cornelia	Georgia	30531	USA
3374	Clares Wmt Alexandria	6711 Alexandria Pike Spc 120	Alexandria	Kentucky	41001	USA
3380	Clares Wmt Owensboro	3151 Leitchfield Rd Spc #120	Owensboro	Kentucky	42303	USA
3388	Clares Wmt Bloomington	2225 W Market St Spc 120	Bloomington	Illinois	61705	USA
3389	Clares Wmt Kennesaw	3105 Cobb Pkwy Nw Spc #120	Kennesaw	Georgia	30152	USA
3391	Clares Wmt Goodyear	1100 N Estrella Pkwy Spc 120	Goodyear	Arizona	85338	USA
3392	Clares Wmt Monroe	288 Larkin Dr Spc 100	Monroe	New York	10950	USA
3393	Clares Wmt Forest City	197 Plaza Dr Spc 702	Forest City	orth Caroli	28043	USA
3406	Clares Wmt Universal City	510 Kitty Hawk Rd Spc #400	Universal City	Texas	78148	USA
3408	Clares Wmt Brighton	60 W Bromley Ln Spc 700	Brighton	Colorado	80601	USA
3412	Clares Wmt High Point	2628 S Main Street Spc 700	High Point	orth Caroli	27263	USA
3413	Clares Wmt Denver	7131 Highway #73 Spc#120	Denver	orth Caroli	28037	USA
3420	Clares Wmt Chelsea	16077 Highway 280 Spc #120	Chelsea	Alabama	35043	USA
3425	Clares Wmt Harrisville	534 N Harrisville Rd Spc 100	Harrisville	Utah	84404	USA
3427	Clares Wmt Saratoga Springs	136 W State Road 73 Spc #110	Saratoga Springs	Utah	84045	USA
3429	Clares Wmt Chesterfield	14501 Hancock Village St	Chesterfield	Virginia	23832	USA

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Loc #	Name	Address	City	State	Zip	Country
3432	Clares Wmt Fort Wayne	10105 Lima Road Spc 100	Fort Wayne	Indiana	46818	USA
3434	Clares Wmt Opelousas	1629 E Cresswell Ln Spc 100	Opelousas	Louisiana	70570	USA
3440	Clares Wmt Front Royal	10 Riverton Commons Dr	Front Royal	Virginia	22630	USA
3441	Clares Wmt Las Vegas	5198 Boulder Hwy Spc 110	Las Vegas	Nevada	89122	USA
3444	Clares Wmt Cicero	8064 Brewereton Rd Spc 100	Cicero	New York	13039	USA
3445	Clares Wmt Austin	710 E Ben White Blvd Spc 110	Austin	Texas	78704	USA
3446	Clares Wmt Winston-Salem	3475 Parkway Village Ct Spc700	Inston-Salem	orth Carolir	27127	USA
3447	Clares Wmt Van Buren	2214 Fayetteville Rd Spc 120	Van Buren	Arkansas	72956	USA
3455	Clares Wmt Carencro	3810 Ne Evangeline Thruway	Carencro	Louisiana	70520	USA
3861	Clares Wmt Mckinney	1721 N Custer Road	Mckinney	Texas	75071	USA
3862	Clares Wmt Killeen Spc 120	3404 West Stan Schlueter Loop	Killeen	Texas	76549	USA
3864	Clares Wmt Hammond	7850 Cabela Drive	Hammond	Indiana	46324	USA
3865	Clares Wmt Frisco	12220 Fm 423	Frisco	Texas	75033	USA
3866	Clares Wmt Rochester	116 Farmington Rd Spc 120	Rochester	ow Hampsh	03867	USA
5955	Clares Wmt Oklahoma City	0560/79415	Oklahoma City (W)	Oklahoma	73127	USA
5962	Clares Wmt Georgetown	0571/79416	Georgetown	Kentucky	40324	USA
5965	Clares Wmt Olathe	13600 S Alden St	Olathe	Kansas	66062	USA
6010	Clares Wmt Richmond	820 Eastern Byp	Richmond	Kentucky	40475	USA
6017	Clares Wmt Ruston	1201 N Service Rd E	Ruston	Louisiana	71270	USA
6033	Clares Wmt Milledgeville	1121/79431	Milledgeville	Georgia	31061	USA
6057	Clares Wmt Gillette	2300 S.Douglas Highway	Gillette	Wyoming	82718	USA
6106	Clares Wmt Millbrook	145 Kelley Blvd	Millbrook	Alabama	36054	USA
6152	Clares Wmt Sanford	3310 Nc Highway 87 S	Sanford	orth Carolir	27332	USA
6228	Clares Wmt Redmond	300 Nw Oaktree Lane	Redmond	Oregon	97756	USA
6319	Clares Wmt Somerset	177 Washington Dr	Somerset	Kentucky	42501	USA
6356	Clares Wmt Erwin	590 E Jackson Blvd	Erwin	orth Carolir	28339	USA
6402	Clares Wmt Alliance	2700 W State St	Alliance	Ohio	44601	USA
6431	Clares Wmt Wasilla	1350 S Seward Meridan Pkwy	Wasilla	Alaska	99654	USA
6679	Clares Wmt Lodi	1601 Lower Sacramento Road	Lodi	California	95242	USA

Claire's_SIS
Exhibit A-1

Store List

Loc #	Name	Address	City	State	Zip	Country
6681	Claire'S Wmt Bellingham	250 Hartford Avenue	Bellingham	assachuset	02019	USA
6685	Clares Walmart Franklin	1275 East 2Nd Street	Franklin	Ohio	45005	USA
6688	Clares Walmart Elyria	1000 Chestnut Commons Drive	Elyria	Ohio	44035	USA
6693	Clares Walmart Sidney	2400 Michigan St	Sidney	Ohio	45365	USA

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First Amendment to Letter Agreement – Exhibit B

Supplemental Budget

**Claire's
Exhibit B**

Expense Budget (1)

<u>Advertising</u>	Total
Digital & Media	1,448,117
Signs (2)	772,043
Sign Walkers	-
Subtotal Advertising	<u>2,220,160</u>
 <u>Supervision</u>	
Fees / Wages / Expenses (3)	<u>6,032,143</u>
Subtotal Supervision	6,032,143
 <u>Miscellaneous</u>	
Miscellaneous /Legal (4)	<u>50,000</u>
Subtotal Miscellaneous	50,000
 Total Expenses	<u><u>8,302,303</u></u>

Notes:

1. This Expense Budget contemplates a sale term of August, 7, 2025 through October 26, 2025. The Expense Budget remains subject to modification in the event that this term is extended, or as otherwise agreed to by the parties.
2. Includes Sales Tax.
3. Includes Deferred Compensation and Insurance.
4. Any legal expenses associated with issues raised by or disputes with landlords, including (without limitation) negotiations in respect of landlord side letters, shall be in addition to and not part of the budgeted legal expenses.

First Amendment to Letter Agreement – Exhibit C

Merchandise Files

EXHIBIT C

Merchandise Files

Style/Location Inventory Files:

CPG DC_20250719.csv
district_00_20250719.csv
district_01_20250719.csv
district_02_20250719.csv
district_03_20250719.csv
district_04_20250719.csv
district_05_20250719.csv
district_06_20250719.csv
district_07_20250719.csv
district_08_20250719.csv
district_10_20250719.csv
district_12_20250719.csv
district_13_20250719.csv
district_14_20250719.csv
district_15_20250719.csv
district_16_20250719.csv
district_17_20250719.csv
district_18_20250719.csv
district_19_20250719.csv
district_20_20250719.csv
district_21_20250719.csv
district_22_20250719.csv
district_23_20250719.csv
district_26_20250719.csv
district_28_20250719.csv
district_29_20250719.csv
district_31_20250719.csv
district_32_20250719.csv
district_33_20250719.csv
district_34_20250719.csv
district_35_20250719.csv
district_36_20250719.csv
district_38_20250719.csv
district_40_20250719.csv
district_41_20250719.csv
district_42_20250719.csv
district_43_20250719.csv
icing_20250719.csv

Exhibit 3

Sale Guidelines

Sale Guidelines¹

1. The Sales shall be conducted so that the Closing Stores in which sales are to occur will remain open no longer than during the normal hours of operation or such hours as otherwise provided for in the respective leases for the Closing Stores.
2. The Sales shall be conducted in accordance with applicable state and local “Blue Laws”, where applicable, so that no Sale shall be conducted on Sunday unless the Debtors had been operating such Closing Store on a Sunday prior to the commencement of the Sales.
3. On “shopping center” property, the Agent shall not distribute handbills, leaflets or other written materials to customers outside of any Closing Stores’ premises, unless permitted by the lease or, if distribution is customary in the “shopping center” in which such Closing Store is located; *provided* that the Agent may solicit customers in the Closing Stores themselves. On “shopping center” property, the Agent shall not use any flashing lights or amplified sound to advertise the Sales or solicit customers, except as permitted under the applicable lease or agreed to by the landlord.
4. The Debtors and the Agent shall have the right to use and sell the Store Closure Assets and the Additional Agent Goods. The Debtors and the Agent may advertise the sale of the Store Closure Assets and the Additional Agent Goods in a manner consistent with these Sale Guidelines. The purchasers of any of the Store Closure Assets and the Additional Agent Goods sold during the Sales shall be permitted to remove the Store Closure Assets and the Additional Agent Goods either through the back or alternative shipping areas at any time, or through other areas after store business hours; *provided, however*, that the foregoing shall not apply to the sale of de minimis Store Closure Assets and Additional Agent Goods, whereby the item(s) can be carried out of the store in a shopping bag.
5. At the conclusion of the Sale, the Agent shall vacate the Closing Stores; *provided* that Agent may abandon any furniture, fixtures and equipment (including, but not limited to, machinery, rolling stock, office equipment and personal property) (“FF&E”) not sold in the Sales at the conclusion of the Sales (the “Termination Date”), without cost or liability of any kind to the Agent. The Agent shall notify the Debtors of its intention to abandon any FF&E at least two days prior to the Termination Date. The Debtors will have the option to remove the FF&E at its own cost prior to the Termination Date. Any abandoned FF&E left in a Closing Store after a lease is rejected shall be deemed abandoned to the landlord having a right to dispose of the same as the landlord chooses without any liability whatsoever on the part of the landlord to any party and without waiver of any damage claims against the Debtors. For the avoidance of doubt, as of the Termination Date, the Agent and the Debtors may abandon any FF&E in place and without further responsibility or liability of any kind.

¹ Capitalized terms used in these Sale Guidelines have the meanings given to them in the *Motion of Debtors for Entry of Interim and Final Orders (I) Authorizing the Debtors to Assume the Agency Agreement, (II) Authorizing and Approving the Conduct of Store Closing Sales, With Such Sales to Be Free and Clear of All Liens, Claims, and Encumbrances, and (III) Granting Related Relief*.

6. The Agent may advertise the Sales as “store closing”, “sale on everything”, “everything must go”, “everything on sale” or similar-themed sales. The Agent may also have a “countdown to closing” sign prominently displayed in a manner consistent with these Sale Guidelines. All signs, banners, ads and other advertising material, promotions, and campaigns will be approved by the Debtors, prior to purchase, in accordance with these Sale Guidelines.

7. The Agent shall be permitted to utilize sign walkers, display, hanging signs, and interior banners in connection with the Sales; *provided* that such sign walkers, display, hanging signs, and interior banners shall be professionally produced and hung in a professional manner. The Agent and the Debtors shall not use neon or day-glo on its sign walkers, display, hanging signs, or interior banners. Furthermore, with respect to enclosed mall locations, no exterior signs or signs in common areas of a mall shall be used unless otherwise expressly permitted in these Sale Guidelines. In addition, the Agent and the Debtors shall be permitted to utilize exterior banners at (i) non-enclosed mall Closing Stores and (ii) enclosed mall Closing Stores to the extent the entrance to the applicable Closing Store does not require entry into the enclosed mall common area; *provided, however*, that such banners shall be located or hung so as to make clear that the Sales are being conducted only at the affected Closing Store, and shall not be wider than the storefront of the Closing Store. In addition, the Agent and the Debtors shall be permitted to utilize sign walkers in a safe and professional manner and in accordance with the terms of the Order. Nothing contained in these Sale Guidelines shall be construed to create or impose upon the Agent and the Debtors any additional restrictions not contained in the applicable lease agreement.

8. Conspicuous signs shall be posted in the cash register areas of each of the affected Closing Stores to effect that “all sales are final.”

9. Except with respect to the hanging of exterior banners, the Agent shall not make any alterations to the storefront or exterior walls of any Closing Stores, except as authorized by the applicable lease.

10. The Agent shall not make any alterations to interior or exterior Closing Store lighting, except as authorized by the applicable lease. No property of the landlord of a Closing Store shall be removed or sold during the Sales. The hanging of exterior banners or in-Closing Store signage and banners shall not constitute an alteration to a Closing Store.

11. The Agent shall keep Closing Store premises and surrounding areas clear and orderly consistent with present practices.

12. The Agent, at the direction of the Debtors, and the landlord of any Store are authorized to enter into Side Letters without further order of the Court; *provided* that such agreements do not have a material adverse effect on the Debtors or their estates.

13. Subject to the provisions of the Agency Agreement, the Agent shall have the right to use and sell all FF&E owned by the Debtors (the “Owned FF&E”). The Agent may advertise the sale of the Owned FF&E in a manner consistent with these guidelines and the Agency Agreement. The purchasers of any Owned FF&E sold during the sale shall be permitted to remove the Owned FF&E either through the back or alternative shipping areas at any time, or through other areas after applicable business hours; *provided, however* that the foregoing shall not apply to de minimis

FF&E sales made whereby the item can be carried out of the Closing Store in a shopping bag. For the avoidance of doubt, as of the Sale Termination Date, the Agent may abandon, in place and without further responsibility, any FF&E.

14. At the conclusion of the Sales at each Closing Store, pending assumption or rejection of applicable leases, the landlords of the Closing Stores shall have reasonable access to the Closing Stores' premises as set forth in the applicable leases. The Debtors, the Agent, and their agents and representatives shall continue to have access to the Closing Stores, pending assumption or rejection of applicable leases, as provided for in the Agency Agreement.

15. The rights of landlords against Debtors for any damages to a Closing Store shall be reserved in accordance with the provisions of the applicable lease.

16. If and to the extent that the landlord of any Closing Store affected hereby contends that the Debtors or the Agent are in breach of or default under these Sale Guidelines, such landlord shall email or deliver written notice by overnight delivery on the Debtors and the Agent as follows:

If to Agent:

Hilco Merchant Resources, LLC
5 Revere Drive, Suite 206
Northbrook, Illinois 60062
Attention: T. Kellan Grant
Email: kgrant@hilcotrading.com

If to Debtors:

Claire's Holdings LLC,
2400 West Central Road
Hoffman Estates, Illinois 60192,
Attention: Brendan McKeough, Executive Vice President, Chief Legal Officer,
and Secretary

- and -

Claire's Holdings LLC,
3 SW 129th Avenue
Pembroke Pines, Florida 33027,
Attention: Michele Reilly, Assistant Secretary

with copies (which shall not constitute notice) to:

Kirkland & Ellis LLP
601 Lexington Avenue
New York, New York 10022,
Attention: Joshua A. Sussberg, P.C.

Allyson B. Smith
Email: joshua.sussberg@kirkland.com
allyson.smith@kirkland.com

- and -

Kirkland & Ellis LLP
333 West Wolf Point Plaza
Chicago, Illinois 60654
Attention: Alexandra F. Schwarzman, P.C.
Robert A. Jacobson
Email: alexandra.schwarzman@kirkland.com
rob.jacobson@kirkland.com

- and -

Richards, Layton & Finger, P.A.
One Rodney Square,
920 N. King Street
Wilmington, Delaware 19801
Attention: Daniel J. DeFranceschi
Paul N. Heath
Zachary I. Shapiro
Clint M. Carlisle
Colin A. Meehan
Email: defranceschi@rlf.com
heath@rlf.com
shapiro@rlf.com
carlisle@rlf.com
meehan@rlf.com

17. If the parties are unable to resolve the dispute, either the landlord or the Debtors shall have the right to schedule a hearing before the Court on no less than three business days' written notice to the other party, served by email or overnight delivery.

File a Motion:

[25-11454 Claire's Holdings LLC](#)

Type: bk

Chapter: 11 v

Office: 1 (Delaware)

Assets: y

Case Flag: VerifDue, PlnDue,
DsclsDue

U.S. Bankruptcy Court

District of Delaware

Notice of Electronic Filing

The following transaction was received from Zachary I Shapiro entered on 8/6/2025 at 5:15 AM EDT and filed on 8/6/2025

Case Name: Claire's Holdings LLC

Case Number: [25-11454](#)

Document Number: [16](#)

Docket Text:

Motion to Authorize (*Motion of Debtors for Entry of Interim and Final Orders (I) Authorizing the Debtors to Assume the Agency Agreement, (II) Authorizing and Approving the Conduct of Store Closing Sales, With Such Sales to be Free and Clear of all Liens, Claims, and Encumbrances, (III) Modifying Customer Programs at the Closing Stores, and (IV) Granting Related Relief*) Filed by Claire's Holdings LLC. (Shapiro, Zachary)

The following document(s) are associated with this transaction:

Document description:Main Document

Original filename:Claire's - Store Closing - Motion.pdf

Electronic document Stamp:

[STAMP bkecfStamp_ID=983460418 [Date=8/6/2025] [FileNumber=19359093-0]

[667e9598d64befae799f33617e31eac69feb21e7c800941d45e22cdd64759be909fd

2a30c75f98432f2263d317e38054d4b0839264d818225172919bb7cce49e]]

25-11454 Notice will be electronically mailed to:

Zachary I Shapiro on behalf of Debtor Claire's Holdings LLC

shapiro@rlf.com, rbgroup@rlf.com;ann-jerominski-2390@ecf.pacerpro.com;rebecca--speaker-6328@ecf.pacerpro.com

U.S. Trustee

USTPRegion03.WL.ECF@USDOJ.GOV

25-11454 Notice will not be electronically mailed to: